



**Commonwealth
of Australia**

Gaz

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GOVERNMENT NOTICES

CONTENTS

Variation of closing times	2337
General Information	2337
Courts	2341
Government departments	2342
Special Gazettes Nos S 428, S 452, S 453, S 454, S 455,	
S 456, S 457, S 458, S 459, S 460, S 461, S 462, S 463, S 464,	
S 465 and S 466 are herewith	

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Please direct all inquiries to (02) 6215 2589.

Variation of closing times

LABOUR DAY HOLIDAY

Monday, 2 October 2000 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 4 October 2000.

The deadline will be Thursday, 28 September 2000 at 10.00 a.m.

General Information

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Government Notices issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$6.40 each or on subscription of \$157.00 (25 issues).

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, AusInfo, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6263 4617

or lodged at AusInfo, Computer Associates House, 10 National Circuit, Barton ACT. Notices are accepted for publication in the next available issue, unless otherwise specified.

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

CLOSING TIMES. Notices for publication should be lodged at AusInfo, 2 East, 111 Alinga Street, Civic, unless otherwise specified, by the following times (except at holiday periods for which special advice of earlier closing times will be given).

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RATES for Government Notices are: \$126.50 per camera-ready page. Minimum charge one page.

For *Special Gazette* notices the rates are \$236.50 per page.

For *Periodic Gazette* notices the rates are \$20.00 per camera-ready page plus \$300.00 per issue plus 15% of total costs.

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Office on (02) 6215 2589.

The above prices are inclusive of the Goods and Services Tax.

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Subscriptions fax number (02) 6295 4888.

Mail Order Sales, AusInfo, GPO Box 84, Canberra ACT 2601

or over the counter from Government Info Shops at:

Adelaide: 60 Waymouth Street, tel. (08) 8231 0144,
fax (08) 8231 0135

Brisbane: City Plaza, cnr Adelaide and
George Streets, tel. (07) 3229 6822,
fax (07) 3229 1387

Canberra: 10 Mort Street, tel. (02) 6247 7211,
fax (02) 6257 1797

Hobart: 31 Criterion Street, tel. (03) 6234 1403,
fax (03) 6234 1364

Melbourne: 190 Queen Street, tel. (03) 9670 4224,
fax (03) 9670 4115

Parramatta: Shop 24, Horwood Place
(off Macquarie Street),
tel. (02) 9893 8466,
fax (02) 9893 8213

Perth: 469 Wellington Street, tel. (08) 9322 4737,
fax (08) 9481 4412

Sydney: 32 York Street, tel. (02) 9299 6737,
fax (02) 9262 1219

Townsville: 271 Flinders Mall, tel. (077) 21 5212,
fax (077) 21 5217

Agent:

Darwin: Northern Territory Government
Publications, 13 Smith Street,
tel. (08) 9899 7152

Commonwealth Acts and Statutory Rules, Australian Capital Territory Ordinances and Regulations, and other Commonwealth Government publications may also be purchased at these addresses.

ALL REMITTANCES should be made payable to:
Collector of Public Moneys, AusInfo.

OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Defence Force appointments etc. These issues are published weekly at 10.30 am on Thursday, and sold at \$9.70 each or on subscription of \$119.00 (14 issues).

Business issues, published each Tuesday, containing Notices under the Corporations Law, Bankruptcy Act and Private Notices and sold at \$5.35 each or on subscription of \$119.00 (25 issues).

Australian Securities Commission issues contain Notices under the Corporations Law and are published on the first Tuesday of each month and are sold at \$16.20 each or on subscription of \$71.50 (6 issues).

Special issues include notices which require urgent publication. All costs associated with producing Specials will be borne by the responsible department or authority. A limited number of Special Gazettes will be made available for sale from the Commonwealth Government Bookshop, Canberra, on the day of publication. General distribution of these notices will be by their inclusion in the next published issue of the Government Notices *Gazette* or *Business Gazette* as well as in the next published issue of the series of the *Gazette* in which the notice would normally have been published.

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance with the provisions of Part XVA of the *Customs Act 1901*. These issues are published each Wednesday and are sold

at \$3.15 or on subscription only at \$62.00 for 25 issues including surface postage.

Periodic issues contain lengthy notices of a non-urgent nature, including the following: Australian Public Service conditions of entry and advancement; holders of import licences and tariff quotas; notification by Australian Securities Commission of intention to deregister defunct companies. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices and Business issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

Index issues contain references to entries in the Government Notices and the related Special and Periodic issues. Index issues are published quarterly, are available over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

Chemicals issues of the *Gazette* provide information on the National Industrial Chemicals Notification and Assessment Scheme (NICNAS). These issues are published monthly and the cost is variable.

National Registration Authority issues of the *Gazette* contain details of the certificates for registration of chemical products issued by the National Registration Authority for Agricultural and Veterinary Chemicals. These issues are published monthly and the cost is variable.

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the *Gazette* have been published.

Copies may be purchased from Commonwealth Government Info Shops or by mail from: Mail Order Sales, AusInfo, GPO Box 84, Canberra ACT 2601.

Gazette number	Date of Publication	Subject
P1	21.01.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P2	2.03.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 31.Sep.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.99 to 30.Nov.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted
P3	10.3.00	Notice by ASIC of intention to deregister defunct companies.
P4	14.4.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P5	27.4.00	Australia New Zealand Food Authority. Amendment No. 48 to the Food Standards Code.
P6	28.4.00	Notice by the ASIC of intention to deregister defunct companies.
P7	2.5.00	ASIC Money or Property Unclaimed by Dissenting Shareholders
P8	11.5.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Aug.99 to 31.Aug.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted

Gazette number	Date of Publication	Subject
P9	30.5.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to Enter Places in the Register of the National Estate
P10	22.6.00	Australia New Zealand Food Authority. Amendment No. 49 to the Food Standards Code.
P11	6.7.00	Royal Charter of the Australasian Institute of Mining and Metallurgy Amendments to Royal Charter Bye-laws
P12	14.07.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P13	31.7.00	Notice by ASIC of intention to deregister defunct companies.
P14	11.8.00	Notice by the ASIC of intention to deregister defunct companies.
P15	11.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.00 to 30.Apr.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.May.00 to 31.May.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.00 to 30.Jun.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted
P16	17.8.00	Australia New Zealand Food Authority. Amendment No. 50 to the Food Standards Code.
*P17	29.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 00 to 31 July 00 and not previously gazetted

* First time notified

N.N.—9617587

Courts

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

AWU LAUNDRY INDUSTRY (A.C.T.) AWARD 1998

C No. 21596/00 (A3061CRA)

COUNTRY PRINTING AWARD

C No. 21463/00 (C0056CRA)

**DRAUGHTSMEN, PLANNERS AND TECHNICAL OFFICERS
(AUSTRALIAN CAPITAL TERRITORY) AWARD 1982**

C No. 00703/00 (D0017CRA)

GRAPHIC ARTS - GENERAL - AWARD 2000

C No. 38690/99 (G0439CR)

MUSICIANS GENERAL AWARD, 1998

C No. 21430/00 (M0094CR)

SECURITY EMPLOYEES (A.C.T.) AWARD, 1998

C No. 20933/00 (S0157CRA)

AND in the matter of the variation of the above awards

Notice is hereby given

- a) That the Commission has varied the terms of the above-mentioned awards referred to in the Schedule below:
- b) That the variation will be a common rule of the Australian Capital Territory and Northern Territory in the industry as shown in the Schedule below.
- c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T. and NT House, Level 10, 22 Mitchell Street, Darwin, NT, free of charge.

SCHEDULE OF TERMS TO BE VARIED

Award & Var No.	Clause	Substance	Date of Effect
A3061 V007	17,21,23	Safety Net Review 2000	04/07/00
C0056 V179b		Correction order	07/06/00
D0017 Con		Award Simplification	01/09/00
G0439 V004	5,	Safety Net Review 2000	21/07/00
M0094 V009	14,15	Safety Net Review 2000	28/07/00
S0157 V008a		Correction order	04/05/00

Dated 25th day of August 2000

Christine Hayward

Deputy Industrial Registrar

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, Michael Politi, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to s161J of the Customs Act 1901, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

SCHEDULE	(Foreign Currency = AUS \$1)							
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
Currency	16/08/00	17/08/00	18/08/00	19/08/00	20/08/00	21/08/00	22/08/00	
Austria	Schillings	8.8066	8.8740	8.9002	8.9002	8.9002	8.9483	8.9593
Belgium/Lux	Francs	25.8200	26.0200	26.0900	26.0900	26.0900	26.2300	26.2700
Brazil	Reals	1.0546	1.0686	1.0714	1.0714	1.0714	1.0714	1.0724
Canada	Dollars	.8669	.8721	.8738	.8738	.8738	.8706	.8690
China	Yuan	4.8423	4.8883	4.9067	4.9067	4.9067	4.8850	4.8735
Denmark	Kroner	4.7758	4.8110	4.8265	4.8265	4.8265	4.8497	4.8564
European Union	Euro	.6400	.6449	.6468	.6468	.6468	.6503	.6511
Fiji	Dollar	1.2487	1.2516	1.2545	1.2545	1.2545	1.2535	1.2540
Finland	Markka	3.8053	3.8344	3.8457	3.8457	3.8457	3.8665	3.8713
France	Francs	4.1981	4.2303	4.2427	4.2427	4.2427	4.2657	4.2709
Germany	Deutschmark	1.2517	1.2613	1.2650	1.2650	1.2650	1.2719	1.2734
Greece	Drachmae	215.6100	217.2300	217.8700	217.8700	217.8700	219.1200	219.8500
Hong Kong	Dollars	4.5617	4.6045	4.6214	4.6214	4.6214	4.6011	4.5902
India	Rupees	26.7240	26.9995	27.0039	27.0039	27.0039	26.9641	26.8510
Indonesia	Rupiah	4871.0000	4912.0000	4943.0000	4943.0000	4943.0000	4880.0000	4818.0000
Ireland	Pounds	.5040	.5079	.5094	.5094	.5094	.5122	.5128
Israel	Shekel	2.3622	2.3836	2.3923	2.3923	2.3923	2.3803	2.3687
Italy	Lire	1239.2100	1248.7000	1252.3800	1252.3800	1252.3800	1259.1600	1260.7100
Japan	Yen	63.7400	63.9900	64.4700	64.4700	64.4700	63.8200	63.7700
Korea	Won	652.3300	658.1900	660.5000	660.5000	660.5000	657.7500	656.0800
Malaysia	Ringgit	2.2223	2.2432	2.2516	2.2516	2.2516	2.2417	2.2364
Netherlands	Guilder	1.4104	1.4212	1.4254	1.4254	1.4254	1.4331	1.4348
New Zealand	Dollar	1.3002	1.3046	1.3094	1.3094	1.3094	1.3049	1.3050
Norway	Kroner	5.1946	5.2293	5.2235	5.2235	5.2235	5.2508	5.2436
Pakistan	Rupee	31.2600	31.6300	31.8000	31.8000	31.8000	32.1600	32.1700
Papua NG	Kina	1.5212	1.5348	1.5466	1.5466	1.5466	1.5486	1.5497
Philippines	Peso	26.2700	26.5100	26.6400	26.6400	26.6400	26.5100	26.4300
Portugal	Escudo	128.3100	129.2900	129.6700	129.6700	129.6700	130.3700	130.5300
Singapore	Dollar	1.0049	1.0131	1.0180	1.0180	1.0180	1.0124	1.0098
Solomon Is.	Dollar	2.9660	2.9939	3.0051	3.0051	3.0051	2.9919	2.9848
South Africa	Rand	4.0536	4.1015	4.0967	4.0967	4.0967	4.0862	4.0907
Spain	Peseta	106.4900	107.3000	107.6200	107.6200	107.6200	108.2000	108.3300
Sri Lanka	Rupee	45.8300	46.2300	46.3600	46.3600	46.3600	46.1300	46.0500
Sweden	Krona	5.3555	5.4225	5.4509	5.4509	5.4509	5.4655	5.4645
Switzerland	Franc	.9997	1.0082	1.0119	1.0119	1.0119	1.0149	1.0162
Taiwan	Dollar	18.1700	18.3500	18.4100	18.4100	18.4100	18.3300	18.2800
Thailand	Baht	23.8400	23.9900	24.2600	24.2600	24.2600	24.1200	24.0100
UK	Pounds	.3886	.3934	.3959	.3959	.3959	.3956	.3951
USA	Dollar	.5849	.5904	.5926	.5926	.5926	.5900	.5886

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANNBERRA A.C.T.
24/08/00

9617565

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AUTHORITY

Notice under section 134 of the *Radiocommunications Act 1992*

NOTIFICATION TO VARY THE CITIZEN BAND RADIO STATIONS CLASS LICENCE

Notice is given that the Australian Communications Authority (ACA) proposes to vary, under section 134 of the *Radiocommunications Act 1992* (the Act), the following class licence:

- *Citizen Band Radio Stations Class Licence.*

The ACA proposes to amend the class licence to facilitate the introduction of new services into the UHF Citizen Band Radio Service.

The proposed new services will allow the use of:

- all selective calling techniques, including CTCSS; and
- telemetry and telecommand services on two specific channels.

Comments

The ACA is seeking comments about the proposed variation of the *Citizen Band Radio Stations Class Licence*.

A package containing a copy of the existing class licence, the proposed class licence and background about the proposed changes may be obtained by contacting:

Ms Carmen Cecere
Radiocommunications Licensing Policy Team
Radiofrequency Planning Group
Australian Communications Authority
PO Box 78
BELCONNEN ACT 2616

Telephone: (02) 6256 5279
Facsimile: (02) 6256 5256
E-mail: carmen.cecere@aca.gov.au

Interested persons are invited to make representations about the proposed variation by close of business **30 October 2000**. Representations should be in writing and should be addressed to:

The Manager
Radiocommunications Licensing Policy Team
Radiofrequency Planning Group
Australian Communications Authority
PO Box 78
BELCONNEN ACT 2616

email – Radiocommunications.Licensing.Policy@aca.gov.au



Australian
Communications
Authority

Telecommunications (Carrier Licence Charges) Act 1997

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 14(1)(a) of the *Telecommunications (Carrier Licence Charges) Act 1997* on the 24th August 2000.

- **Telecommunications (Annual Carrier Licence Charge) Determination 2000**

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street Belconnen, Canberra, ACT.

Copies of the instrument may also be requested by contacting:

Legal Group,
Australian Communications Authority,
PO Box 78,
Belconnen, ACT 2616.

Telephone: (02) 6256 5204

Facsimile: (02) 6256 5499



Australian
Communications
Authority

Telecommunications (Carrier Licence Charges) Act 1997

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 15(1)(a) of the *Telecommunications (Carrier Licence Charges) Act 1997* on the 24th August 2000.

- **Telecommunications (Costs Attributable To Telecommunications Functions and Powers) Determination 2000**

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street Belconnen, Canberra, ACT.

Copies of the instrument may also be requested by contacting:

Legal Group,
Australian Communications Authority,
PO Box 78,
Belconnen, ACT 2616.

Telephone: (02) 6256 5204

Facsimile: (02) 6256 5499



**Australian
Communications
Authority**

Telecommunications (Carrier Licence Charges) Act 1997

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 15(1)(c) of the *Telecommunications (Carrier Licence Charges) Act 1997* on the 24th August 2000.

- **Telecommunications (Recovery of ITU Budget Contributions)
Determination 2000**

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street Belconnen, Canberra, ACT.

Copies of the instrument may also be requested by contacting:

Legal Group,
Australian Communications Authority,
PO Box 78,
Belconnen, ACT 2616.

Telephone: (02) 6256 5204

Facsimile: (02) 6256 5499

9617567

Employment, Workplace Relations and Small Business

WORKPLACE RELATIONS ACT 1996

REVOCATION OF DIRECTION AND DIRECTION TO INSPECTORS

I, PETER ROGER SHERGOLD, Secretary to the Department of Employment, Workplace Relations and Small Business, acting under subsection 84(5) of the *Workplace Relations Act 1996* (the Act) as the delegate of the Minister for Employment, Workplace Relations and Small Business:

1. revoke all previous directions signed by me relating to subsection 84(5) of the Act; and
2. direct that the following notice be published in the *Commonwealth Gazette* specifying the manner in which, and any conditions and qualifications subject to which, powers or functions conferred on inspectors under the Act are to be exercised or performed.

DIRECTIONS

1. In these Directions:

- (a) the Act means the *Workplace Relations Act 1996*, and includes the Regulations made under that Act;
- (b) Adviser means an inspector as defined in subsection 4(1) of the Act;
- (c) "agreement" means a certified agreement as defined in subsection 4(1) of the Act; and
- (d) "award" means an award as defined in subsection 4(1) of the Act; and
- (e) litigation action means one or more of the following actions:
 - (i) any action within the scope of paragraph (a) or (b) of subregulation 9(3) of the Regulations;
 - (ii) making an application under subsection 170CE(4) or 170CP(4) of the Act;
 - (iii) suing for penalty under section 178 of the Act;
 - (iv) making an application under section 187AC of the Act for an order in respect of a contravention of Part VIIIA of the Act; or
 - (v) making an application under sub-regulation 109C(1)(c) of the *Workplace Relations Regulations 1996*.

2. Subject to clause 5 of these Directions, Advisers may only exercise powers or perform functions relating to litigation action in respect of an alleged breach of an award or agreement or provision of the Act as a last resort, after making every reasonable endeavour to seek voluntary compliance with the requirements of the award, agreement or the Act.
3. An adviser who is appointed or employed under the Commonwealth *Public Service Act 1999* may only undertake litigation action relating to an alleged breach of an award or agreement with the consent of a person occupying or performing the duties of one of the following positions in the Department of Employment, Workplace Relations and Small Business:
 - (a) where the adviser is located in a State – the State Manager or Deputy State Manager of that State;
 - (b) Assistant Secretary, with functional responsibility for the Office of Workplace Services;
 - (c) Group Manager, of the Group with functional responsibility for the Office of Workplace Services; or
 - (d) Senior Manager Legal and Compliance, Office of the Employment Advocate (OEA).
4. An adviser who is an officer or employee of the Public Service of a State may only undertake litigation action in relation to an alleged breach of an award or agreement with the consent of a person occupying or performing the duties of one of the following positions in the Department of Employment, Workplace Relations and Small Business:
 - (a) Assistant Secretary, with functional responsibility for the Office of Workplace Services; or
 - (b) Group Manager, of the Group with functional responsibility for the Office of Workplace Services.
5. An adviser may only undertake litigation action, other than litigation action in accordance with paragraphs 3 or 4 above, with the consent of a person occupying or performing the duties of one of the following positions in the Department of Employment, Workplace Relations and Small Business:
 - (a) Group Manager, of the Group with functional responsibility for the Office of Workplace Services; or
 - (b) Senior Manager Legal and Compliance, Office of the Employment Advocate.

Where the relevant Group Manager or the Senior Manager Legal and Compliance (OEA) is of the view that seeking voluntary compliance is not the most efficient and effective method of addressing the particular matter either officer may

approve commencement of litigation without an Adviser first seeking voluntary compliance. Circumstances where the relevant Group Manager or the Senior Manager Legal and Compliance may adopt such an approach include where their prior knowledge of or the previous history of the parties points to such an approach; or because the case is one which warrants urgent action.

In any event, where litigation action has been commenced, Advisers should pursue reasonable endeavours to negotiate an early resolution of the matter which includes ensuring compliance with the legislation.

Dated this 22nd day of August 2000



DR PETER SHERGOLD
SECRETARY
DEPARTMENT OF EMPLOYMENT, WORKPLACE RELATIONS
AND SMALL BUSINESS

9617568

Environment and Heritage

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection (Impact of Proposals) Act 1974

NOTICE OF DIRECTION REQUIRING AN ENVIRONMENTAL IMPACT STATEMENT

Pursuant to paragraph 3.4 of the Administrative Procedures under the *Environment Protection (Impact of Proposals) Act 1974*, notice is hereby given that the Minister for the Environment and Heritage on 30 June 2000, directed the preparation of an Environmental Impact Statement in relation to the proposal by the Queensland Department of Main Roads to:

- to construct the Tugun Bypass as part of the ongoing program of upgrading the Pacific Highway between Kennedy Drive, NSW and Boyd Street, Qld.

9617569

TERRITORY OF HEARD ISLAND AND McDONALD ISLANDS

**NOTICE OF APPLICATIONS RECEIVED UNDER THE
ENVIRONMENT PROTECTION AND MANAGEMENT ORDINANCE 1987**

I, **ANTHONY JAMES PRESS**, Delegate of the Minister for the Environment and Heritage, in accordance with section 17 of the Heard Island and McDonald Islands Environment Protection and Management Ordinance 1987, give notice of applications for permits received to conduct activities on Heard Island during the period 16 October 2000 to 7 February 2001 to:

- (i) enter the Territory;
- (ii) sail a vessel and land an aircraft in the Territory;
- (iii) land on Heard Island;
- (iv) take, injure, or otherwise interfere with, an organism in the Territory, of a kind specified;
- (v) remove from the Territory, an organism indigenous to the Territory, of a kind specified;
- (vi) interfere with buildings, historical relics, equipment, supplies or survey markers in the Territory, of a kind specified;
- (vii) collect material in the Territory, of a kind specified;
- (viii) remove from the Territory, or otherwise interfere with, any soil or other geological matter in the Territory;
- (ix) leave equipment, material or refuse in the Territory, of a kind specified.

These activities, which unless authorised are offences, will be for the purposes of allowing the Australian Antarctic Division to conduct the following activities and will be subject to conditions:

- (a) management/operational activities, including the deployment on to Heard Island and the retrieval of the Heard Island Expedition;
- (b) environment protection and monitoring activities, including Atlas Cove Station cleanup; and
- (c) approved scientific research programs as follows:
 - i) Dr S Dennis, Australian Geological Survey Organisation - install a temporary magnetic variometer to monitor volcano and regional earthquakes.
 - ii) Dr S Goldsworthy, University of Tasmania - (a) monitor fur seal populations to provide key information on their status and population trends; and (b) install satellite trackers and collect biological specimens from fur seals to contribute to the development of spatial GIS models of fur seal foraging density over the Kerguelen Plateau in order to identify areas of high conservation value for Marine Protected Area planning and management.
 - iii) Dr D Bergstrom, University of Queensland -investigate how subantarctic plants and ecosystems respond to climate change.
 - iv) Mr H Brolsma, of the Australian Antarctic Division - undertake aerial photography for biological, geosciences and mapping purposes.
 - v) Dr S Lawrence, La Trobe University - survey of sealing sites and collect archaeological artefacts (such as, glass, metal and wood) and soil and rock samples.
 - vi) Dr K Kiernan, University of Tasmania - collect sediment and bedrock samples to investigate the evolution of the landscape and geomorphological processes.
 - vii) Dr A Mackintosh, University of Utrecht - collect data on the physical characteristics of recent fluctuations by a glacier to be used for modelling.

Delegate.....**4JP**

- viii) Dr P Selkirk, Macquarie University - collect algae, invertebrates, plant specimens and seaweed/macrophyte specimens for baseline data on ecosystem biodiversity and species distribution.
- ix) Dr R Simpson, University of New England - collect algae and invertebrate specimens for baseline data on subantarctic marine invertebrates.
- x) Dr K Davies, Australian National University - sample terrestrial arthropod, worm and snail specimens to produce statistical models of invertebrate distribution.
- xi) A/Prof J Kirkpatrick, University of Tasmania - survey vegetation for new recently arrived or previously unrecorded species, and changes in those species which had limited distribution in a previous survey.
- xii) Dr J Whinam, Tasmanian Parks and Wildlife Service - collect invertebrate, plant and soil specimens to evaluate potential and actual threats of introduced organisms.
- xiii) Prof S Chown, University of Pretoria - collect invertebrate specimens for baseline data that can be used for future conservation of those species and/or their habitats.
- xiv) Dr H Dartnall - collect invertebrate specimens and survey the invertebrate population of freshwater lakes and ponds for baseline data to allow biogeographic comparisons to be made with other subantarctic islands.
- xv) Dr K Swaddling, University of Tasmania - collect invertebrate specimens to examine the genetic biodiversity of two crustacean species (*Paralabidocera antarctica* and *Daphniopsis studei*) that live in Antarctic lakes for use as genetic tools to indirectly measure dispersal and gene flow among populations within each species.
- xvi) Dr E Woehler, Australian Antarctic Division - GPS-map and photograph colonies to survey breeding seabird populations.
- xvii) Mr Will Powell, Macquarie University - collect rock samples to study the formation and evolution of the Kerguelen-Heard Plateau.
- xviii) Dr M Hindell, University of Tasmania - undertake satellite tracking and diet sampling of Macaroni penguins to determine which regions of the ocean these penguins use as foraging areas and, in combination with diet studies, quantify the potential for competition with fisheries operations in the region.
- xix) Mr J Cane, Royal Tasmanian Botanical Garden - collect live plant specimens for display and horticultural development.
- xx) Mr J Manning, Australian Land and Information Group - carry out geodetic quality GPS observations to provide information on the current contemporary position of the island for comparison with geological records, with emphasis on the Australia-Antarctic separation and the mid ocean ridge.
- xxi) Dr H Ling, Australian Antarctic Division - collect algae, plant, water and soil specimens for baseline diversity information, taxonomic studies and for inclusion of specimens in the Australian Antarctic Division Herbarium.

Delegate.....**4JP**.....

- xxii) Dr M Skotnicki, Australian National University - (a) collect plant specimens for baseline data to provide a sound basis for development of practical conservation strategies and to monitor effects of human impacts and climate change on the ecosystem and (b) collect plant specimens to investigate the possibility of terrestrial plant viruses.
- xxiii) Mr H Burton, Australian Antarctic Division - collect marine debris and seal faecal samples to determine quantities and seasonality of drift plastic on the oceans and of new materials being used.

A copy of the applications may be obtained from the Permits Officer of the Australian Antarctic Division, Channel Highway, Kingston, Tasmania 7050.


Delegate of the Minister for the
Environment and Heritage

21 August 2000

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Australian Antarctic Division of the Department of the Environment and Heritage for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if reasons for the decision are not sought. Further information may be obtained from:

Policy Coordination Branch
Australian Antarctic Division
Channel Highway
KINGSTON TAS 7050

Telephone (03) 6232 3504
Facsimile (03) 6232 3500

9617570

COMMONWEALTH OF AUSTRALIA

National Environment Protection Council Act 1994

**Notice of the making of the National Environment Protection Measure as varied
for the National Pollutant Inventory**

On 20 June 2000, the National Environment Protection Council, in accordance with the requirements of the *National Environment Protection Council Act 1994* of the Commonwealth and the equivalent provisions in the corresponding Acts of the participating jurisdictions, varied the National Environment Protection Measure for the National Pollutant Inventory to delay the introduction of the Table 2 list by one year, commencing on 1 July 2001.

Copies of the National Environment Protection Measure as varied for the National Pollutant Inventory may be obtained from:

National Environment Protection Council Service Corporation
Level 5, 81 Flinders Street
Adelaide SA 5000

Ph: (08) 8419 1200 Fax: (08) 8224 0912

Copies are also available on the Internet at www.ncpc.gov.au

9617571

Commonwealth of Australia

Environment Protection and Biodiversity Conservation Act 1999

Notice under Section 368(2)

**Ashmore Reef National Nature Reserve
and Cartier Island Marine Reserve**

The Director of National Parks proposes to prepare a draft of a management plan for Ashmore Reef National Nature Reserve and Cartier Island Marine Reserve located in the north eastern Indian Ocean.

Members of the public are invited to comment on the proposal.

Comments may be sent to:

Erica Welford
Marine & Water Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601.

Comments must be sent by 31st October 2000.

For further information ring Phil Domaschenz on (02) 6274 1721 or email:
phil.domaschenz@ea.gov.au.

SIGNED

Conall O'Connell
First Assistant Secretary
Marine & Water Division
Delegate of the Director of National Parks

9617572

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999.

**NOTICE OF A DECISION ON WHETHER AN ACTION IS CONTROLLED ACTION
OR NOT.**

Pursuant to Section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that on 22 August 2000, the Minister for the Environment and Heritage or delegate on his behalf, decided that the action identified below was not a controlled action.

Reference Number:	2000/9
Short Title of Action:	Oborn Professional Consulting Group/Urban developments/Griiffith/NSW/Griiffith Rural Residential Development.

DÉPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999.

**NOTICE OF A DECISION ON WHETHER AN ACTION IS CONTROLLED ACTION
OR NOT.**

Pursuant to Section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that on 16 August 2000, the Minister for the Environment and Heritage or delegate on his behalf, decided that the action identified below was not a controlled action.

Reference Number:	2000/3
Short Title of Action:	Woodside/Energy and Infrastructure (incl Pipelines)/North West Shelf, North Rankin Alpha Facility/Cwlth Marine/Pipeline System Modifications Project.

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999.

**NOTICE OF A DECISION ON WHETHER AN ACTION IS CONTROLLED ACTION
OR NOT.**

Pursuant to Section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that on 16 August 2000, the Minister for the Environment and Heritage decided that the action identified below was not a controlled action.

Reference Number:	2000/5
Short Title of Action:	OMV Australia Pty Ltd/Mining - petroleum/Timor Sea/Commonwealth Marine/Drilling of exploration well Audacious-1 in AC/P17.

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999.

**NOTICE OF A DECISION ON WHETHER AN ACTION IS CONTROLLED ACTION
OR NOT.**

Pursuant to Section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that on 13 August 2000, the Minister for the Environment and Heritage decided that the action identified below was not a controlled action.

Reference Number: 2000/2
Short Title of Action: Nippon Oil/Mining - petroleum/Timor Sea/Commonwealth
Marine/Saucepan 1 Exploration Well ACP23.

9617573

Commonwealth of Australia

National Parks and Wildlife Conservation Act 1975

NOTICE UNDER SUBSECTION 12(6)

Notice of commencement of Plans of Management
for

**Norfolk Island National Park
and Norfolk Island Botanic Garden**

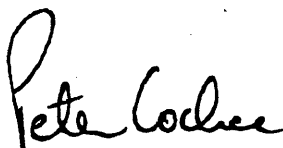
Notice is given that the plans of management for Norfolk Island National Park and Norfolk Island Botanic Garden have come into operation.

Copies of the plans may be obtained from -

- Norfolk Island National Park Headquarters, Mt Pitt Road, Norfolk Island
- Administration Building, King Edward Terrace, Parkes, ACT
(Contact: Maree Miller, Phone: 02 6274 2276)

The text of the plans is also available on the Environment Australia website under http://www.biodiversity.environment.gov.au/protect/norfolk_plan.pdf

The plans will, unless sooner revoked, cease to have effect on 28 June 2007.



Peter Cochrane
Director of National Parks

9617574

Finance and Administration

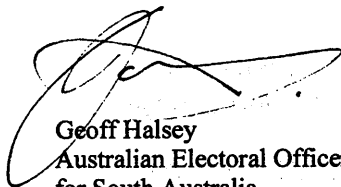
AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACE

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling place for the Division specified in Column 1 of the Schedule:

- (a) pursuant to section 80(1)(c) of the *Commonwealth Electoral Act 1918*, abolish the polling place named in Column 2 of the Schedule;
- (b) pursuant to section 80(1)(a) of the *Commonwealth Electoral Act 1918*, appoint the corresponding polling place named in Column 3 of the Schedule.



Geoff Halsey
Australian Electoral Officer
for South Australia

August 2000

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
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South Australia

BOOTHBY

Flagstaff Hill

Flagstaff Hill (Boothby)

Health and Aged Care**COMMONWEALTH OF AUSTRALIA****THERAPEUTIC GOODS ACT 1989****SECTION 14 NOTICE**

During the period 22 May 2000 to 31 July 2000, the delegate to the Secretary of the Department of Health and Aged Care gave consent under Section 14 and 15 of the *Therapeutic Goods Act 1989* to the following sponsors to supply the therapeutic goods identified below. This notice exempts the medicines identified below from compliance with specific sections of the relevant Therapeutic Goods Order (TGO) for medicines.

SPONSOR NAME	ARTG NUMBER	PRODUCT NAME	TGO	SPECIFIC SECTION EXEMPTED	ADDITIONAL CONDITIONS
Boots Healthcare Pty Ltd	AUST R 61869	Nurofen Ibuprofen 200mg Tablet Blister Pack	48	Section 3 (2) (j)	Provided the expiry date is included in the blister packaging and the primary pack complies with all relevant labelling requirements of the Order
Tong Ren Tang Australia Pty Ltd	AUST L 60688	Tong Ren Tang Women's Treasure Pills (Kun Boa Wan) pill bottle	48	Section 3 (2)(b) and 3 (2)(c)	Provided that:- (a) the label carries the statement directing users to the main label on the primary pack for the active ingredients and their quantities/proportions; and (b) the label on the container complies with all other requirements of the Order.
F H Faulding & Co Limited (T/A David Bull Laboratories)	DBL Vincristine Sulphate Injection 5mg/5mL USP		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
F H Faulding & Co Limited (T/A David Bull Laboratories)	MIDAZOLAM 50mg/10mL (as hydrochloride) injection vial MIDAZOLAM 25mg/5mL (as hydrochloride) injection vial MIDAZOLAM 10mg/2mL (as hydrochloride) injection vial MIDAZOLAM 5mg/1mL (as hydrochloride) injection vial MIDAZOLAM 10mg/10mL, (as hydrochloride) injection vial MIDAZOLAM 5mg/5mL (as hydrochloride) injection vial MIDAZOLAM 2mg/2mL (as hydrochloride) injection vial MIDAZOLAM 10mg/2mL, (as hydrochloride) injection vial with Rapi-Ject injector		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
F H Faulding & Co Limited (T/A David Bull Laboratories)	Methotrexate Sodium Injection USP 20mg/2mL vial		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
F H Faulding & Co Limited (T/A David Bull Laboratories)	Cytarabine Injection (preserved) 500mg/25mL vial		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
CSL Limited	CSL EGYPT ALBAPURE 20 Human albumin 200mg/L injection vial		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.

SPONSOR NAME	ARTG NUMBER	PRODUCT NAME	TGO	SPECIFIC SECTION EXEMPTED	ADDITIONAL CONDITIONS
Bristol-Myers Squibb Australia Pty Ltd	DESYREL DIVIDOSE trazodone hydrochloride 300mg tablet bottle		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
Bristol-Myers Squibb Australia Pty Ltd	FLORINEF fludrocortisone acetate 0.1mg tablet bottle (US)		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
Sigma Pharmaceuticals Pty Ltd	PASETOCIN amoxycillin 100mg/g (as trihydrate) fine granules J.P. sachet PASETOCIN amoxycillin 100mg/g (as trihydrate) fine granules J.P. bottle PASETOCIN amoxycillin 250mg (as trihydrate) capsule J.P. blister pack PASETOCIN amoxycillin 125mg (as trihydrate) capsule J.P. blister pack PASETOCIN amoxycillin 250mg (as trihydrate) tablet J.P. blister pack PASETOCIN amoxycillin 50mg (as trihydrate) tablet J.P. strip pack		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the Japanese Pharmacopoeia 13 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
Bristol-Myers Squibb Australia Pty Ltd	CAPOTEN captopril 100mg tablet blister pack CAPOTEN captopril 100mg tablet bottle		56	Exemption from the requirement of the British Pharmacopoeial Monograph on Parenteral Preparations	Provided that: (a) the good complies with all relevant requirements of the United States Pharmacopoeia 24 th edition; (b) the goods are exported from Australia; and (c) the goods comply with relevant national standards appropriate for the product in the country of receipt.
Astra Pharmaceuticals Pty Ltd	AUST R 12027	XYLOCAINE JELLY 2% with chlorhexidine gel syringe 10mL	48	Section 3 (2)	Provided all other required information appears in the label of the theatre pack and outer cardboard carton.
Hexal Australia Pty Ltd	HEXAL RANITIC 150mg tablet blister pack		56	Exemption from the requirements of the British Pharmacopoeia 1999 monograph for Ranitidine Tablets, in regard to "Related substances".	Provided the product complies with the United States Pharmacopoeia 24 / The National Formulary 19, published by the United States Pharmacopoeial Convention Inc of 12601 Twinbrook Parkway, Rockville, MD, monograph for Ranitidine Tablets, in regard to "chromatographic purity" requirements.
Proctor & Gamble Australia Pty Ltd	AUST R 10293	Vicks Inhaler Inhalation tube	48	Section 4 (10)	Provided the ingredients are expressed as "Actives (minimum per tube): CAMPHOR 197mg, MENTHOL 197mg".

Unless otherwise indicated the exemptions specified above will remain effective until cancelled by the Secretary (or his delegate) or until the relevant Therapeutic Goods Order (or the specific section exempted) is revoked.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

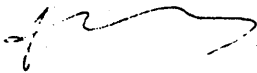
SECTION 14 NOTICE

On 10 August 2000 the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 (*"the Act"*) gave his consent for Janssen-Cilag Pty Ltd., 1-5 Khartoum Road, North Ryde NSW 2113 to supply Orthoclone OKT3 Batch Number 00BS08E (AUST R 13317) which do not comply with the requirements for Therapeutic Goods Order No 48 (Therapeutic Goods Act 1989) - "General Requirements for Labels for Drug Products".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions:

1. This exemption is limited to Batch Number 00BS08E only, which expires in November 2000.
2. That the international pack is over stuck with the AUST R Number 13317 and the local sponsor's name and address.
3. That this exemption applies to a period of one month from the date of this letter.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.



Albert Farrugia
Manager, Blood and Tissue Services
Therapeutic Goods Administration Laboratories
Delegate of the Secretary
10 August 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 18th August 2000 the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("*the Act*") gave his consent for CSL Ltd 45 Poplar Road, Parkville, VIC 3052 to supply *IMOGAM pasteurised human rabies immunoglobulin ARTG Number AUST R 72931* which does not comply with the requirements for Therapeutic Goods Order No 48 (Therapeutic Goods Act 1989) - "General Requirements for Labels for Drug Products".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions:

- the primary pack with English/Spanish label must be overstickered with Australian Sponsor name, address and AUST R Number.
- this exemption expires on 30th November 2000.
- there are no deviations from the current batch release specifications applicable to this product.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.



Garry Hopkins
A/g Manager, Prescription Medicines (Pre-Market)
Head Molecular Biology Section
Therapeutic Goods Administration Laboratories
Delegate of the Secretary
18th August 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 26 July 2000, the delegate of the Secretary of the Department of Health and Aged Care for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Aventis Pasteur Pty Ltd, 7 Maitland Place, Norwest Business Park, Baulkham Hills NSW ("the Company") to supply inactivated hepatitis A vaccine (Avaxim) (Aust R 73452) which is exempt from of the requirements of Therapeutic Goods Order (TGO) No. 48 "General requirements for labels for drug products".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the products:

1. The exemption applies to 6,0000 units of Lot R1166-8 (Expiry date 1 July 2001);
2. The company will over sticker the international carton labelling with the details of the Australian distributor details and AUST R Number

Commonwealth of Australia

Therapeutic Goods (Listing) Notice 2000 (No. 3)

Therapeutic Goods Act 1989

I, TERRY SLATER, delegate of the Parliamentary Secretary to the Minister for Health and Aged Care, under subsection 17(5) of the *Therapeutic Goods Act 1989* hereby require the following therapeutic goods to be included in the part of the Australian Register of Therapeutic Goods for listed goods -

- preparations referred to in item 3 of Schedule 4, Part 1 of the Therapeutic Goods Regulations containing as an active ingredient tocotrienols complex - palm.

Dated 14th August 2000.



Terry Slater
National Manager
Therapeutic Goods Administration
Delegate of the Parliamentary Secretary

9617576

GAZETAL NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

RECOMMENDATIONS

The 211th (2000/4) meeting of the Australian Drug Evaluation Committee (ADEC) (3-4 August 2000) resolved to advise the Parliamentary Secretary to the Minister for Health and Aged Care and the Secretary, Department of Health and Aged Care that the following medicines should be approved for registration, subject to the resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. These recommendations for approval may be subject to specific conditions.

CLEXANE Enoxaparin sodium

Sterile solution for subcutaneous injection, 100 mg/mL in 0.2 mL, 0.4 mL, 0.6 mL, 0.8 mL and 1.0 mL syringes, 0.2 mL and 0.4 mL cartridges and 1 mL ampoules, 150 mg/mL in 0.8 mL and 1.0 mL syringes

Rhône-Poulenc Rorer Australia Pty Ltd

Variation: To extend the indication to include prophylaxis of venous thromboembolism in medical patients bedridden due to acute illness.

ATACAND PLUS 16/12.5 Candesartan cilexetil/hydrochlorothiazide

Capsules containing 16 mg candesartan cilexetil, and 12.5 mg hydrochlorothiazide

AstraZeneca Pty Ltd

Variation: A new fixed dose combination for the treatment of hypertension.

OXYNORM Oxycodone hydrochloride

Capsules, 5 mg, 10 mg and 20 mg

Mundipharma Pty Limited

Variation: New dose form for the management of opioid-responsive, moderate to severe pain.

PARIET Rabeprazole sodium

Tablets, 10 mg and 20 mg

Janssen-Cilag Pty Ltd

Indication: For the treatment and prevention of relapse of gastro-oesophageal reflux disease, treatment of duodenal ulcers, and treatment of gastric ulcers.

AROMASIN Exemestane

Tablets, 25 mg

Pharmacia & Upjohn Pty Limited

Indication: For the treatment of advanced breast cancer in women with natural or induced post-menopausal status whose disease has progressed following anti-oestrogen therapy.

BEROMUN Tasonermin

Sterile powder for intra-arterial injection, 1 mg per vial

Boehringer Ingelheim Pty Limited

Indication: For use in mild hyperthermic isolated limb perfusion, as an adjunct to surgery for subsequent removal of soft tissue sarcomas of the limbs so as to prevent or delay amputation; and in the palliative situation, for irresectable soft tissue sarcomas of the limbs.

BONEFOS Sodium clodronate tetrahydrate

Tablets, 400 mg and 800 mg, Capsules, 400 mg

Aventis Pharma Pty Limited

Variation: To extend the indication to include the treatment of osteolytic bone metastases due to carcinoma of the breast and the treatment of osteolytic lesions of multiple myeloma.

ARIMIDEX Anastrozole

Tablets, 1 mg

AstraZeneca Pty Ltd

Variation: To extend the indications to include first line treatment of advanced breast cancer in post-menopausal women with oestrogen and/or progesterone receptor-positive disease.

LUCRIN DEPOT Leuporelin acetate

Sterile powder for intramuscular injection containing leuporelin acetate 30 mg, plus sterile water for injection, 2 mL

Abbott Australasia Pty Ltd

Variation: For the palliative treatment of metastatic or locally extensive prostatic cancer.

LANTUS Insulin glargine

Sterile solution for subcutaneous injection, 100 IU/mL in 5 mL and 10 mL vials, and 3 mL cartridges

Aventis Pharma Pty Limited

Indication: For the treatment of Type I or Type II diabetes mellitus in adults who require insulin for the control of hyperglycaemia.

NORDITROPIN/NORDITROPIN SIMPLEXx Somatropin

Sterile powder for reconstitution for injection containing, Somatropin 4 mg in vials, or 4 mg and 8 mg in cartridges, Norditropin SimpleXx sterile solution for injection, Somatropin 5 mg, 10 mg and 15 mg in cartridges

Novo Nordisk Pharmaceuticals Pty Ltd

Variation: To extend the indication to include treatment of growth failure in girls due to gonadal dysgenesis (Turner Syndrome); and treatment of growth failure in children due to chronic renal insufficiency.

TRILEPTAL Oxcarbazepine

Tablets, 150 mg, 300 mg and 600 mg

Novartis Pharmaceuticals Australia Pty Ltd

Indication: For use as monotherapy or adjunctive therapy for the treatment of partial and generalised tonic-clonic seizures, in adults and children.

SERC Betahistine dihydrochloride

Tablets, 16 mg

Solvay Pharmaceuticals

Variation: To increase the maximum daily dose from 32 mg to 48 mg for the treatment of Meniere's Syndrome.

RELPAE Eletriptan hydrochloride

Tablets, 20 mg, 40 mg and 80 mg

Pfizer Pty Limited

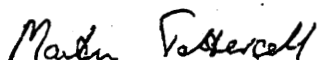
Indication: For the acute treatment of migraine headache, with or without aura.

PERSANTIN Dipyridamole

Sterile solution for intravenous injection, 10 mg/2 mL

Boehringer Ingelheim Pty Limited

Variation: To include use as an alternative to exercise in myocardial imaging.



Professor Martin Tattersall

Chairman

Australian Drug Evaluation Committee

24 August 2000

9617577

AUSTRALIA NEW ZEALAND FOOD AUTHORITY

FOOD STANDARDS

The Australia New Zealand Food Authority advises progress on the following matters relating to food standards. You can get further information these matters from the address below or from the ANZFA website <www.anzfa.gov.au>:

The Information Officer
Australia New Zealand Food Authority
PO Box 7186
Canberra Mail Centre ACT 2610
Ph: 02-62712241 Fax: 02-62712278

CALL FOR SUBMISSIONS.

APPLICATIONS: The Authority will conduct inquiries into the draft variations to standards prepared at full assessment of the following applications relating to genetically modified foods. You are invited to present written submissions to the Authority on these matters, including the potential regulatory impact on consumers, industry and government, by **25 October 2000**:

- **Application A382** – Food derived from insect-protected potato lines.
- **Application A383** – Food derived from insect and potato leaf roll virus-protected potato lines.
- **Application A384** – Food derived from insect and virus Y-protected potato lines.

PROPOSAL: The Authority will conduct an inquiry into the draft variations to standards prepared at full assessment in the following proposal. This proposal incorporates drafting amendments proposed in Proposal P141 – Review of Generic Provisions and Preliminary Provisions, but proposes some other changes consistent with the structure of the proposed joint *Australia New Zealand Food Standards Code*. You are invited to present written submissions to the Authority on these matters, including the potential regulatory impact on consumers, industry and government, by **12 September 2000**:

- **Proposal P225 – Preliminary Provisions: Application, Interpretation and General Prohibitions.**

PRELIMINARY INQUIRY: The Authority will conduct an inquiry into the draft variations to standards prepared at full assessment of the following Proposal. This matter was previously recommended to the Australia New Zealand Food Standards Council under the section 37 urgency provisions of the *ANZFA Act*. The Authority is obliged under the Act to hold an inquiry in relation to the variation to Standard K2 – *Honey and Related Products*, prepared in relation to the Proposal. You are invited to present written submissions to the Authority on these matters, including the potential regulatory impact on consumers, industry and government, by **27 September 2000**:

- **Proposal P154: Warning Statement on Royal Jelly**

Transport and Regional Services



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

NOTIFICATION OF APPROVAL UNDER THE CIVIL AVIATION REGULATIONS 1988

On 17 August 2000, the Civil Aviation Safety Authority (CASA) issued an approval under subregulation 207 (2) of the *Civil Aviation Regulations 1988* to aircraft VH-WNZ relating to attitude indicators (CASA 338/00).

Copies of the instrument are available from:

**Manager, Information and Production
CASA Office of Legal Counsel
Level 3 Baillieu House
71 Northbourne Avenue
Canberra ACT**

**Phone: (02) 6217 1910
Email: hornblower@casa.gov.au**

9617579

NOTICE OF MAKING OF FEES

Pursuant to section 3B of the *Administration Ordinance 1990*, set out below is notice of the Determination of fees made by Ian Douglas Macdonald, Minister for Regional Services, Territories and Local Government on 18th August 2000.

COMMONWEALTH OF AUSTRALIA

JERVIS BAY TERRITORY

Administration Ordinance 1990

DETERMINATION OF FEES FOR ELECTRICITY SUPPLY

I, IAN DOUGLAS MACDONALD, Minister for Regional Services, Territories and Local Government, make this Determination under section 3B of the *Administration Ordinance 1990* of the Jervis Bay Territory.

Dated 18TH August 2000

(SIGNED) Ian Douglas Macdonald

.....
Minister for Regional Services, Territories and Local Government

1. Citation

- 1.1 This Determination may be cited as Fee Determination No 1 of 2000.

2 Commencement

- 2.1 This Determination commences on 1 September 2000.

3 Fee for Electricity Supply

- 3.1 The fee for the connection of electricity supply, and for the supply of electricity, are as set out in the Schedule.
- 3.2 The fee includes an amount to account for GST arising from the supply.

3.3 In this Determination:

"billing period" means each successive period during which a customer is billed for electricity consumed;

"business hours" means the hours between 9 a.m. and 4.30 p.m. on a working day;

"domestic supply" means a supply to a residence;

"fee" means the fee payable by a customer for electricity supply or other related services at the relevant rate set out in this Determination;

"general supply" means a supply that is not:

- (a) a domestic supply;
- (b) an 11kV time-of-use demand supply; or
- (c) a LV industrial supply;

"GST" has the same meaning as in *A New Tax System (Goods and Services Tax) Act 1999*;

"late payment charge" means the charge for late payment issued in conjunction with a reminder notice stated in the Schedule;

"off-peak period" means a period that is not a peak period or a shoulder period;

"peak period" means:

- (a) the period between 7 a.m. and 9 a.m. on a working day; or
- (b) the period between 5 p.m. and 8 p.m. on a working day;

"shoulder period" means:

- (a) the period between 9 a.m. and 5 p.m. on a working day; or
 - (b) the period between 8 p.m. and 10 p.m. on a working day;
- and

"working day" means a day that is not either a Saturday, Sunday or a Public Holiday in the Territory;

4. Eligibility for 11kV Time-of-Use Demand Supply

- 4.1 A customer who requires electricity supply at 11kV and has a minimum use of 200 kVA per month may be connected to an 11kV time-of-use supply.

5. Eligibility for LV Industrial Supply

- 5.1 A customer who has consumed in excess of 160,000 kWhs in any preceding 12-month period may be connected to an LV industrial supply.

6. Period for Payment

- 6.1 If a time for payment of a fee is specified in the Schedule, the fee is payable at the time specified.
- 6.2 If no time for payment of a fee is specified in the Schedule, the fee must be paid within 14 days of issue of a bill for the amount of the fee.

7. Non-Payment

- 7.1 If a fee is payable, but remains unpaid by a customer:
- (a) for 5 days after the time for payment specified in the Schedule, or the expiry of the period referred to in subclause 6.2, a late payment charge set out in subclause 2.4 of the Schedule is payable;
 - (b) for 18 days after the time for payment specified in the Schedule, or the expiry of the period referred to in subclause 6.2, and whether or not a late payment charge has been levied, a notice of disconnection delivery charge set out in subclause 2.5 of the Schedule is payable; and
 - (c) for 6 days after issuing of a notice of disconnection under subclause 7(b), the supply of electricity to the customer may be disconnected and the combined disconnection /reconnection charge set out in subclause 2.7 of the Schedule is payable.
- 7.2 If a supply of electricity is disconnected under paragraph 7.1(c), a customer may not be reconnected until the customer has paid the outstanding amount of the electricity fees and any charges levied under clause 7.1.
- 8 Refund of Deposit**
- 8.1 If a customer requests a disconnection of supply, the amount of any security deposit paid by the customer may be deducted from the final account.

9 Revocation

- 9.1 All previous Determinations of fees or conditions for the supply of electricity, or for the connection of electricity supply, are revoked.

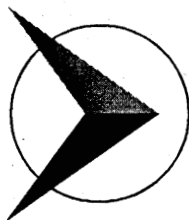
**SCHEDULE
FEES****1. Fees for Supply of Electricity**

- 1.1 For domestic supply in a billing period:
- (a) a minimum charge of \$18.81;
 - (b) for consumption up to 198 kWh - 15.810c per kWh; and
 - (c) for any consumption in excess of 198 kWh - 11.485c per kWh; but
 - (d) subject, for a customer who is a pensioner, in the case of a minimum charge under paragraph 1.1(a) or consumption under paragraphs 1.1(b) and 1.1(c) of a rebate of \$16.16 in a billing period.
- 1.2 For general supply in a billing period:
- (a) a minimum fee of \$25.46;
 - (b) for consumption up to 198 kWh - 18.86c per kWh; and
 - (c) for any consumption in excess of 198 kWh - 12.128c per kWh.
- 1.3 For LV industrial supply, during a billing period:
- (a) for all consumption in that period - 8.217c per kWh.
- 1.4 For a controlled off-peak supply, during a billing period:
- (a) off-peak 1 (up to 9 hours off-peak supply daily) - 4.338c per kWh; or
 - (b) off-peak 2 (up to 18 hours off-peak supply daily) - 7.468c per kWh.
- 1.5 For an 11kV time-of-use demand supply:
- (a) a monthly fee of \$1.925 per kVA; and
 - (b) for electricity supplied during a peak period - 6.384c per kWh;
 - (c) for electricity supplied during a shoulder period - 5.312c per kWh; and

- (d) for electricity supplied during an off-peak period - 3.727c per kWh

2. Miscellaneous Charges

- 2.1 For the connection of an electricity supply, where no other clause of this Schedule applies, the following charges are payable before connection:
 - (a) a security deposit:
 - (i) for a customer who produces evidence that he or she is a pensioner - \$60;
 - (ii) for any other customer - \$120;
 - (b) a connection charge - \$38.20; or
 - (c) an after hours connection charge payable where a customer requests connection be made outside normal business hours - \$96.55
- 2.2 For a meter test requested by customer - \$54.60.
- 2.3 For an extraordinary meter reading due to no access - \$32.75.
- 2.4 Late payment charge in conjunction with a reminder notice - \$5.45.
- 2.5 Notice of disconnection delivery charge - \$32.75.
- 2.6 Collection charge where a customer makes payment at the time of a call for disconnection - \$32.75.
- 2.7 Combined disconnection/reconnection charge:
 - (a) at the meter board - \$65.55; or
 - (b) at the pole or distribution pillar - \$109.20.
- 2.8 For any change of an off-peak pricing option requested by a customer in excess of once in a 12-month period. - \$43.65.



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 30 August 2000:

Part 105 - Aircraft

AD/UH-1/16 - Main Rotor Mast P/N 204-011-450-001 & -005

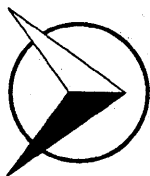
AD/IAI-A/5 - Windshield Wiper Arm

AD/IAI-W/21 - Windshield Wiper Arm

Copies of these Airworthiness Directives are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

NOTIFICATION OF THE MAKING OF AN ORDER UNDER THE CIVIL AVIATION REGULATIONS 1988

On 21 August 2000 the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the *Civil Aviation Regulations 1988* relating to authorised flying instructors employed by Singapore Flying College Pte Ltd (CASA EX38/2000). The commencement date for this exemption is 30 August 2000.

On 23 August 2000, Civil Aviation Amendment Order (No. 10) 2000 made amendments to Part 40, section 40.1.7 of the Civil Aviation Orders. The commencement date for these amendments is 30 August 2000.

On 24 August 2000, Civil Aviation Amendment Order (No. 8) 2000 made amendments to Part 40, section 40.1.0 of the Civil Aviation Orders. The commencement date for these amendments is 30 August 2000.

Copies of these instruments are available from:

**Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA**

Copies of these instruments may be purchased by mail from:

**Airservices Publications Centre
GPO Box 1986
CARLTON SOUTH VIC 3053**

9617582

Treasurer

Commissioner of Taxation

**New Business Tax System (Alienation of Personal Services
Income) Act 2000**

Declaration under subitem 26(2) of Schedule 1 Part 1

I, Michael Joseph Carmody, Commissioner of Taxation, declare that the amendments made by Part 1 of Schedule 1 to the *New Business Tax System (Alienation of Personal Services Income) Act 2000* apply to an assessment that:

- (a) is an assessment for the 2000-2001 income year or the 2001-2002 income year; and
- (b) relates to a PPS entity (as defined in subitem 26(3) of Schedule 1 Part 1) that is included in the class of entities consisting of all PPS entities;

as if the entity were conducting a personal services business and subsection 87-15(3) of the *Income Tax Assessment Act 1997* did not apply.

I make this declaration under the powers given to me by subitem 26(2) of Schedule 1 Part 1 to the *New Business Tax System (Alienation of Personal Services Income) Act 2000*.

Signed at Canberra, this 30th day of June 2000



Commissioner of Taxation

9617583

BANKING (FOREIGN EXCHANGE) REGULATIONS

EXEMPTION

The Reserve Bank of Australia, in pursuance of Regulation 38 of the Banking (Foreign Exchange) Regulations, hereby exempts from the application of sub-regulations 5(1) and 5(2) of the Regulations any person who is a party to, or otherwise deals in, a contract to buy or sell securities listed on a stock exchange outside Australia, for settlement through services provided by the Australian Stock Exchange Limited, this exemption being for the purposes of such settlement only.

This instrument comes into operation on 11 August 2000.

Dated at Sydney this eleventh day of August 2000.

For and on behalf of the Reserve Bank of Australia,



Governor

9617584

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS –

- (A) Florence Chew Swee Lim is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* (“the Act”);
- (B) Florence Chew Swee Lim proposes to acquire an interest in Australian urban land as specified in the notice furnished on 3 August 2000 under section 26A of the Act.

NOW THEREFORE I, Peter Biggs, Acting General Manager, Foreign Investment Policy Division, for and on behalf of the Treasurer, being satisfied that:

- (i) Florence Chew Swee Lim proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest,

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this

22nd

day of

August

2000.



Acting General Manager

9617585

PRICES SURVEILLANCE ACT 1983

NOTICES PURSUANT TO SECTION 23(2)(b)

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: AIR SERVICES AUSTRALIA			
M2000/401 12/05/00	Proposed increases for Terminal Navigation enroute navigation and rescue and fire fighting services following the introduction of the New Tax System. The proposed average increase for all services is 3.3 per cent including GST.	The Commission did not object to the proposed increase in charges Full details shown in public register.	6160

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: ADELAIDE AIRPORT LIMITED			
M2000/404 26/05/00	Introduction of charge for checked baggage screening and passenger screening at Adelaide Airport.	The Commission did not object to the proposed charge of \$1.10 per passenger for checked baggage and \$1.68 for passenger screening and is GST inclusive. Full details shown in public register.	6158

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: ADSTEAM MARINE LIMITED			
M2000/541 08/06/00	Proposed increase in towage services at Port Jackson, Port Botany, Port of Newcastle, Port Adelaide and the Port of Fremantle, following the introduction of the New Tax System.	The Commission did not object to the proposed increases of 7.26 percent at Port Jackson, 7.55 percent at Port Botany, 4.79 percent at Port Newcastle, 6.84 percent at Port Adelaide and 8.24 percent at the Port of Fremantle. The proposed average increase for all services is 3.3% including GST.	6160

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: AUSTRALIA PACIFIC AIRPORTS PTY LTD			
M2000/44 12/01/00	Recovery of costs associated with the installation of fans in baggage room at Melbourne Airport.	The Commission did not object to the proposed on the basis that the 'International Passenger Charge' be reduced by \$0.002 at the end of the five year period.	6161
M2000/358 02/05/00	Introduction of charge for checked baggage screening at Melbourne Airport International Terminal of \$1.65 per passenger.	The Commission did not object to the proposed charge of \$1.65 per passenger for fund the cost of checked baggage screening.	6162
M2000/442 20/06/00	Proposed increases for Aeronautical charges at Melbourne Airport and Launceston to allow for the implementation of the New Tax System.	The Commission did not object to the proposed aeronautical charges at Melbourne and Launceston Airports. Full details shown in public register.	6163
File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: AUSTRALIAN POSTAL CORPORATION			
M1999/718 14/05/00	Proposed changes in pricing within the declared Postal Services in Australia following the introduction of the New Tax System.	The Commission did not object to the proposed increases for Ordinary, Local and Pre sort and Large letters for carriage within Australia. Full details shown in public register.	6164
File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: AUSTRALIAN AIRPORTS (TOWNSVILLE) PTY LTD			
M2000/288 16/03/00	Proposed increase in Aeronautical Services charges to general aviation users at Townsville Airport.	The Commission did not object to the notified changes in aeronautical charges to general aviation users at Townsville Airport. Full details shown in public register.	6165
M2000/508 08/06/00	Proposed increases for Aeronautical charges and Townsville Airport to allow for the implementation of the New Tax System.	The Commission did not object to the increases to aeronautical charges of 9.3% as proposed. Full details in shown in public register.	6166

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: BRISBANE AIRPORT CORPORATION M2000/359 19/04/00	Introduction of a charge for checked baggage at Brisbane International Airport of \$1.21 per passenger.	The Commission did not object to the proposed charge of 1.21% per passenger to fund the cost of checked baggage screening at Brisbane Airport. Full details in shown in public register.	6167

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: GOLD COAST AIRPORT LIMITED M2000/424 31/05/00	Proposed increases for Aeronautical charges at Coolangatta Airport to allow for the implementation of the New Tax System.	The Commission objected to the proposal of a 9.87% increase as a result of NTS. However, the Commission issues a notice under section 22(2)(b)(iii) of the Prices Surveillance Act, stating it does not object to an increase in price lower than the proposed price of 9.66% for aeronautical charges. Full details in shown in public register.	6168

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: HOBART INTERNATIONAL AIRPORT PTY LTD M2000/506 21/06/00	Proposed increases for Aeronautical charges to allow for the implementation of the New Tax System.	The Commission did not object to the proposed increase in charges. Full details in shown in public register	6169

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: HOWARTH SMITH INDUSTRIES PTY LIMITED M2000/485 03/06/00	Proposed increase in Towage Services at the Port of Melbourne following the introduction of the New Tax System.	The Commission did not object to the proposed increase of 8.08 percent for towage charges at the Port of Melbourne. Full details in shown in public register	6170

M2000/486
03/06/00
Proposed increase in Towage Services at the Port of Brisbane following the introduction of the New Tax System.
The Commission did not object to the proposed increase of 7.94 percent for towage charges at the Port of Brisbane.
Full details in shown in public register
6171

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: NORTHERN TERRITORY AIRPORTS PTY LTD			
M2000/421 01/05/00	Introduction of a charge for checked baggage screening at Darwin Airport of \$3.04 per International passenger.	The Commission did not object to the charge of \$2.97 per passenger to fund the cost of checked baggage screening at Darwin Airport. Full details in shown in public register	6172
M2000/443 08/06/00	Proposed increase for Aeronautical charges at Darwin and Alice Springs Airport to allow for the implementation of the New Tax System.	The Commission did not object to the proposed increase in charges. Full details in shown in public register	6173

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: SYDNEY AIRPORTS CORPORATION LIMITED			
M2000/379 15/05/00	Proposed increase for Aeronautical charges for domestic entrants, to recover the costs of a new Domestic Common User Terminal facility at Sydney Airport.	The Commission did not object to the proposal to introduce a new charge of \$1.75 per passenger to recover the costs of a new Multi User Domestic terminal. However it did object to the proposed \$2.00 per passenger screening charge and considers a maximum charge of \$1.80 per passenger for associated screening services to be appropriate. Full details in shown in public register.	6174
M1999/714 02/05/00	Introduction of a charge for checked baggage screening at Sydney Airport International Terminal of \$1.33 per tonne.	The Commission did not object to the charge of \$1.30 per tonne being set by SACL to fund the cost of checked baggage. Full details in shown in public register.	6175

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: WESTRALIA AIRPORTS CORPORATION			
M2000/444	Proposed increases for Aeronautical charges at Perth Airport to allow for the implementation of the New Tax System.	The Commission did not object to the proposed increases in charges. Full details shown in public register.	6176
21/06/00			

9617586



Government House
CANBERRA ACT 2600
21 August 2000

AUSTRALIAN BRAVERY DECORATIONS

The Governor-General is pleased to announce the award of the following Bravery Decorations:

STAR OF COURAGE

(For acts of conspicuous courage in circumstances of great peril)

Constable James Joseph O'BRIEN
Northern Territory Police Service

Mr Stephen Michael HENRY
5/3 Good Street, Mays Hill NSW 2145

Mr Anthony James HOBDEN
PO Box 181, Noonamah NT 0837

Mr Peter Robert HUDSON
145 John Street, Esperance WA 6450

Mr Dean Mati LAWRENCE
14 Hatherton Road, Lethbridge Park NSW 2770

Mr James Anthony LONG
64 Elm Street, North Melbourne Vic 3051

Mr Garry Joseph LONGHURST
"Duccamarrin", Ashford NSW 2361

Mr Jason Andrew LORD
5/3 Good Street, Mays Hill NSW 2145

Federal Agent Paul Alexander McEWAN
Australian Federal Police

Mr Lee James MALLON
36 Tingira Crescent, Kiama NSW 2533

Mr Richard Gerard NEWTON
PO Box 1236, Parramatta NSW 2124

Mr Russell Lynton PALMER
12 Maple Street, Esperance WA 6450

Mr Robert Walter PAULL
14 Laurel Oak Drive, Algeester Qld 4115

BRAVERY MEDAL

(For acts of bravery in hazardous circumstances)

Mr Ronnie Francis AVERY, deceased
Late of Lot 10 Meyers Road, Ramornie NSW 2460

Mr Graham Martin BICKLE
4 Janet Street, North Booval Qld 4304

Mr Alan Robert BROWN
69 Bougainville Street, Beenleigh Qld 4207

Mr Timothy John BROWN
199 Church Street, Mudgee NSW 2850

Constable Matthew Kane CAMPBELL
New South Wales Police Service

Mr Brett CHURNIN
75 Brighton Boulevard, Bondi NSW 2026

Mr Scott Raymond COOPER
2 McCarthy Road, Esperance WA 6450

Mr Brett Kingsley DUNLOP
4 Anderson Road, Grattai NSW 2850

Bravery Medal (continued)**Mr Richard John PLUMB**

109 Lewis Street, Mudgee NSW 2850

Mr Brian William POULTER

96 Spanss Road, Beenleigh Qld 4207

Mr Glen Alan RICH

12 Bele Place, Kiama NSW 2533

Senior Constable Richard Alan ROSTRON

New South Wales Police Service

Mr Timothy William RYAN

5 Benkalu Court, Palmwoods Qld 4555

Mr Arel Omar SADOWSKY

7A Lamond Street, Melville WA 6156

Major John George SHOLLHeadquarters Australian Theatre, 14-18 Wyld Street,
Potts Point NSW 2011**Mr Andrew Colin THIRSK, deceased**

Late of 7 Clare Place, Killamey Heights NSW 2087

Mr Enrico VILLANUEVA

3/47 Chandos Street, Ashfield NSW 2131

Mrs Margaret WHITEHOUSE, deceasedLate of 3 Nightingale Gardens, Hook,
Hampshire RG27 9DS UK**Constable Adam WILSON**

New South Wales Police Service

Mr David Leslie WINKWORTH

21 Old Wallagoot Road, Kalaru NSW 2550

COMMENDATION FOR BRAVE CONDUCT*(For acts of bravery considered worthy of recognition)***Mr Chadwick Clifford BEINS**

156 Arlunya Avenue, Cloverdale WA 6105

Mr Percival Ignatius BEINS

42A Toorak Road, Rivervale WA 6103

Mr Dean Lloyd BELL

16 Maling Street, Eden NSW 2551

Mr Glen Allan BLACKLOCK

259 Hastings River Drive, Port Macquarie NSW 2444

Mr Anthony James BLACKMAN

7/50-52 Owen Street, Port Macquarie NSW 2444

Mr Paul Anthony BOOTH

4/146 Hall Street, Bondi NSW 2026

Mr Ryan Robert CHANDLER

138 Bondi Road, Bondi NSW 2026

Mr Michael Patrick COFFEY

291 Holmes Road, Forrestfield WA 6058

Mr Walter William COOPER

"Antion Station", PO Box 51, Cloncurry Qld 4824

Mr Anthony James CROWE

26 Bellangry Road, Port Macquarie NSW 2444

Mr Stephen DWYER

60 Hewlett Street, Bronte NSW 2024

Mr Lachlan Macquarie EAMES

11 Glenbrook Avenue, Clayton Vic 3168

Mr Michael John EDWARDS

21 Third Avenue, Seven Hills NSW 2147

Mr Denis John FAWELL

Port Macquarie NSW 2444

Mr Simon FEATHERSTONE

2 Moonar Street, Carlton Beach Tas 7173

Mr Steven John FITZSIMONS

6A Barwood Close, Westleigh NSW 2120

Mr John William HAMILTON

80 Read Street, Bronte NSW 2024

Mr Ralf HOFMANN

16 Huddleston Street, Colyton NSW 2760

Mr Robert Geoffrey HOLLEY

50 Vendul Crescent, Port Macquarie NSW 2444

Mr Paul HOWARDC/- Glass Doctor, 882 Albany Highway,
East Victoria Park WA 6101**Mr Andrew Wilson HOWE**

36 Topley Drive, Lewisham Tas 7173

Mr David Wayne HURST

6 Walgoon Way, Ocean Shores NSW 2483

Mr Michael Paul JENKINSON

159 Clovelly Road, Clovelly NSW 2031

Mr Rodney Donald JOHNSON

Villa 2, 1A Barcoo Street, Leumeah NSW 2560

Mr Todd Matthew KELLY

PO Box C69, Werrington County NSW 2747

Mr David Edwin McALLISTER

48 Coolock Crescent, Baulkham Hills NSW 2153

Mr Michael McCARTHY

60 Gregory Street, South West Rocks NSW 2431

Mr Sean Timothy McCARTHY

50 Tigerhead Road, Dodges Ferry Tas 7173

Mr Stuart Ross MILES

39 Dans Avenue, Coogee NSW 2034

Commendation for Brave Conduct (continued)

Mr Michał MOCZULSKI

10 Tillbrook Street, Glen Forrest WA 6071

Mr Mark Ronald MURNANE

Lot 1 Cudgera Road, Burringbar NSW 2483

Mr Brett James NEWTON

"Tennessee", Gilgandra NSW 2827

Mr William Andrew OLIVER

8/5-7 Dudley Street, Randwick NSW 2031

Mr Ryan Phillip PERCY

276 Bimbadeen Avenue, Albury NSW 2640

Mr Talehu Tuterangi PIAHANA

49 Menora Loop, Wambo WA 6169

Senior Constable Jeffrey Edward PIDGEON

Queensland Police Service

Mr Steven Kenneth PITCHER

25 Cobbs Road, Woombye Qld 4559

Mr Geoffrey Arthur SALT

9 Karalee Parade, Port Macquarie NSW 2444

Mr Glenn Leslie SIPPEL

13 Alexander Street, Boonah Qld 4310

Mr Paul Mathew STOVE

16 Maling Street, Eden NSW 2551

Mr Peter Frederick TAYLOR

78A Savoy Street, Port Macquarie NSW 2444

Detective Senior Constable Allen Bruce TOWIE

Western Australia Police Service

Mr Jamie Vaughn VOGEL

2/200 Hastings River Drive, Port Macquarie
NSW 2444

Mr Thomas Ernest VOIGT

21 Bundaleer Crescent, Port Macquarie NSW 2444

Mr Benjamin Paul WALLER

5 Ulvergerne Street, Park Beach Tas 7173

Mr Wayne Peter WALTISBUHL

6 Danmarann Court, Highvale Qld 4520

Mr Jamie Robert WARNER

56 Hendry Street, Tewantin Qld 4565

Mrs Dorothy Melba WATT

80 Anzac Road, Trafalgar Vic 3824

GROUP CITATION FOR BRAVERY

(For a collective act of bravery, by a group of persons in extraordinary circumstances, that is considered worthy of recognition)

Community group, Nambour NSW

Mr Kerry BALDWIN

Mr Simon John CARTER

Mr Lynton Scott HANSON

Mr Scott Joseph MILLS

Mr Steven Kenneth PITCHER

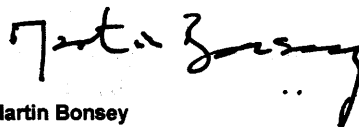
Martin children, Frankston Vic

Miss Brodie Louise MARTIN

Master Saeje Kyle MARTIN

Miss Tara Lee MARTIN

By His Excellency's Command



Martin Bonsey

Official Secretary to
the Governor-General



Commonwealth
of Australia

Gazette

No. S 452, Friday, 18 August 2000

Published by AusInfo, Canberra

SPECIAL

Form 14 (Rule 57)

NOTICE OF WINDING UP APPLICATION

CHINA UNITED INTERNATIONAL TRAVEL PTY LTD

ACN: 083 166 438
Supreme Court: BRISBANE
Application No.: 6677 of 2000

An application for the winding up of CHINA UNITED INTERNATIONAL TRAVEL PTY LTD was made by GAZEBO HOTELS PTY LTD of 345 Wickham Terrace, Brisbane Qld 4000 on 1 August 2000 and will be heard by the Supreme Court of Queensland at 9.30 am on 7th September 2000. Copies of documents filed may be obtained from the Applicant.

Any person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below no later than 4.00 pm on the 6th day of September 2000.

S J Gurnsey & Company, Solicitors for the Applicant, 143 Coronation Drive, Milton Qld 4064.



NOTICE OF PUBLICATION OF COSTS OF PROVIDING THE NATIONAL RELAY SERVICE (NRS)

Notice is given under section 96 of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* (the Act) that the NRS provider, Australian Communication Exchange Limited (ACN 003 044 899) (ACE), has advised the Minister for Communications, Information Technology and the Arts that the estimate of the total cost of ACE providing the NRS during the quarter beginning on 1 July 2000 and ending on 30 September 2000 is \$3,188,968.20.

Note:

- (a) This estimate includes the forecast total costs of \$2,899,062.00 plus a GST component of \$289,906.20.
- (b) Due to amendments made to the Act by the *Telecommunications (Consumer Protection and Service Standards) Amendment Act 2000*, no reconciliation adjustment is required for this quarter, which is covered by transitional arrangements. The actual cost of ACE providing the NRS in the quarter beginning on 1 April and ending on 30 June 2000 will be reconciled with the estimated cost for the quarter beginning on 1 October and ending on 31 December 2000.

Brenton Thomas

A/g General Manager

Telecommunications Competition and Consumer Policy

Department of Communications, Information Technology and the Arts

17 August 2000



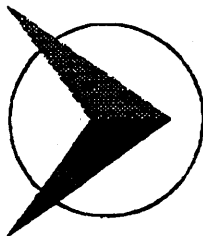
**Commonwealth
of Australia**

Gazette

No. S 454, Friday, 18 August 2000

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SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS**

Notice is hereby given that the following instruments under CAR 1998 part 39.1(1) will become effective on 18 August 2000:

Part 105 - Aircraft

AD/BELL 206/145 - Tail Rotor Blade Part Number 206-016-201

Copies of the above Order(s) are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)

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Gazette

No. S 455, Friday, 18 August 2000

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SPECIAL

COMMONWEALTH OF AUSTRALIA

CEO INSTRUMENT OF APPROVAL NO. 50 OF 2000

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901*, approve for the purposes of regulation 4F and the "Police authorisation test" in Part 1 of Schedule 6 to the *Customs (Prohibited Imports) Regulations 1956*, the "IMPORTATION OF FIREARMS – POLICE CONFIRMATION" form (No. B709A(8/00)) as the approved form in respect of a statement given for the purposes of paragraph (a) of the "Police authorisation test" and a certification given for the purposes of paragraph (b) of that test.

The form takes effect on and from 18 August 2000.

Instrument of Approval No. 1 of 1998 dated 25 March 1998, which approved "IMPORTATION OF FIREARMS – POLICE CONFIRMATION" form (No. B709A(3/98)) is revoked with effect on and from 18 August 2000.

Dated: 18 August 2000


L B WOODWARD

Chief Executive Officer



**AUSTRALIAN
CUSTOMS SERVICE**

Customs (Prohibited Imports) Regulations

Customs (Prohibited imports), Regulations

B709A
IMPORTATION OF FIREARMS - POLICE CONFIRMATION

Customs (Prohibited Imports) Regulations

ACCOUNTABLE SERIAL NUMBER	DISTRIBUTION	WHITE : Importer's copy YELLOW : Accountable Police copy	ID Number
------------------------------	--------------	---	-----------

ID NumberRank

Full Name of Authorised Person

being the, or, being a person authorised under State or Territory legislation by the: (delete by ruling out as appropriate)

or

- Chief Commissioner or Commissioner of Police in the State of
 - Commissioner of Police of the Northern Territory; or
 - Chief Police Officer of the Australian Capital Territory;
- heraby confirm that for the purposes of Regulation 4F and Schedule 6 of the Customs (*Prohibited Imports*) Regulations the firearm, firearm part, firearm accessory, firearm magazine

Name and Address

and/or ammunition listed in table below for the importer
being a resident of Australia or overseas visitor holds a licence or authorisation in accordance with the law of this State or Territory to possess the relevant item(s),
being a resident of Australia or overseas visitor holds a licence or authorisation in accordance with the law of this State or Territory to possess the relevant item(s),
being a resident of Australia or overseas visitor holds a licence or authorisation in accordance with the law of this State or Territory to possess the relevant item(s),

--	--	--

a licence or authorisation is not required.

[illegible]

Not valid
unless
stamped by
Police

- The original of this confirmation must be surrendered to Customs when clearing the goods.
- This confirmation will remain valid until

date of expiry

 or unless revoked by the

State

CUSTOMS/OFFICIAL USE	
Customs clearance document	
Authorised Person's Signature Date	Port Date
<p>★ If the firearm and/or part is an item 3 firearm the statement below must also be completed.</p> <p>I certify that the above importer of an item 3 firearm and/or parts for an item 3 firearm, is a primary producer</p> <p>Authorised Person's Signature</p>	

NOTES

- NOTES**
- 1** The above statement **DOES NOT** AUTHORISE the importation of the firearm, firearm part, firearm accessory, firearm magazine or ammunition referred to above. The importation is subject to the conditions and requirements as set out in regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations.
- 2** Enquiries in relation to the importation of a firearm, firearm part, firearm accessory, firearm magazine or ammunition are to be directed to the Australian Customs Service at the intended port of entry.

B709A(8/00)

COMMONWEALTH OF AUSTRALIA

CEO INSTRUMENT OF APPROVAL NO. 51 OF 2000

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901*, approve for the purposes of regulation 4F and items 4 and 5 of Part 3 of Schedule 6 to the *Customs (Prohibited Imports) Regulations 1956*, the "DEALER'S DECLARATION" form (No. B709C(8/00)) as the approved form for a declaration that:

(a) for category C articles described on the form, those articles have been sold to a certified buyer for the articles, a certified primary producer or if the articles are restricted category C articles, a certified sports shooter for the articles; or

(b) for category H articles described on the form, those articles have been sold to a certified buyer for the articles, a certified sports shooter for the articles, a person who is certified for business or occupational purposes for the articles, a certified collector for the articles, or a person who is certified by a relevant police officer as a person who is not required, under the law of the relevant State or Territory, to hold a licence or authorisation to possess the articles.

The form takes effect on and from 18 August 2000.

Instrument of Approval No. 4 of 1998 dated 7 April 1998, which approved "DEALER'S DECLARATION" form (No. B709C(4/98)) is revoked with effect on and from 18 August 2000.

Dated: 18 August 2000


L B WOODWARD

Chief Executive Officer



**AUSTRALIAN
CUSTOMS SERVICE**

B709C

DEALER'S DECLARATION

Customs (Prohibited Imports) Regulations

This form is only for use in relation to Category C article(s) (including RESTRICTED CATEGORY C article(s)), AND CATEGORY H article(s) (as defined in the Customs (Prohibited Imports) Regulations).

ACCOUNTABLE SERIAL NUMBER	DISTRIBUTION	
	WHITE : Customs file copy	GREEN : Attorney-General
	YELLOW : Customs release	PINK : Dealer's copy

Full Name of Dealer		Company Name and Address		Dealer's Licence Number	
being a firearm dealer licensed in the State or Territory of		to possess and sell in the course of business Category C or Category H article(s),			
declare that the Category C or Category H article(s) listed below have been sold to:					
Name and Address					
<input type="checkbox"/> for a Category C article(s) , who is a certified primary producer, certified sports shooter, or certified buyer as defined in Schedule 6 to the Customs (Prohibited Imports) Regulations; or					
<input type="checkbox"/> for a Category H article(s) , who is a certified buyer, certified collector, certified sports shooter, person certified for business or occupational purposes, or person certified by a relevant police officer as a person who is not required, under law of the relevant State or Territory, to hold a licence or authorisation to possess the article, as defined in Schedule 6 to the Customs (Prohibited Imports) Regulations. (Police/Attorney-Generals certification attached).					
Qty	Description (Make, Type, Model, Calibre, Magazine capacity, etc)	Firearm Serial No.	Licence/Authorisation Number	Date of Expiry	

• The original of this confirmation must be surrendered to Customs when clearing the goods.

Dealer's Signature		Date	
CUSTOMS OFFICIAL USE		Customs Officer	Date

B709C (8/00)

COMMONWEALTH OF AUSTRALIA

CEO INSTRUMENT OF APPROVAL NO. 52 OF 2000

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901*, approve for the purposes of:

- (a) regulation 4F of the *Customs (Prohibited Imports) Regulations 1956* (the Regulations);
- (b) paragraph (c) of the "Police authorisation test" in Part 1 of Schedule 6 to the Regulations;
- (c) item 5 in Part 3 of Schedule 6 to the Regulations; and
- (d) items 1, 1A, 2, 4, 6 and 7 in Part 4 of Schedule 6 to the Regulations;

the "CATEGORY C & H – POLICE CERTIFICATION" form (No. B709D(8/00)) as the approved form for certifying that:

- (a) for the category H articles described on the form, a person is a certified buyer for the articles, a certified sports shooter for the articles, a person certified for business or occupational purposes for the articles, a certified collector for the articles, person who is not required to hold a licence or authorisation to possess the articles in the relevant State or Territory or a certified international sports shooter for the articles; or
- (b) for category C articles described on the form, a person is a certified primary producer.

This instrument takes effect on and from 18 August 2000.

Instrument of Approval No. 3 of 1998 dated 25 March 1998, which approved "POLICE CERTIFICATION OF PRIMARY PRODUCER" form (No. B709D(4398)) is revoked with effect on and from 18 August 2000.

Dated: 18 August 2000


L B WOODWARD

Chief Executive Officer



**AUSTRALIAN
CUSTOMS SERVICE**

**B709D
CATEGORY C & H - POLICE CERTIFICATION**

Customs (Prohibited Imports) Regulations

This form is only for use in relation to Category C & H Articles (as defined in the Customs (Prohibited Imports) Regulations)

ACCOUNTABLE SERIAL NUMBER
DISTRIBUTION WHITE : Importer's copy YELLOW : Accountable Police copy

Full Name of Authorised Person		Rank	ID Number
being the, or, being a person authorised under State or Territory legislation by the: (delete by ruling out as appropriate)			
● Chief Commissioner or Commissioner of Police in the State of ● Commissioner of Police of the Northern Territory, or ● Chief Police Officer of the Australian Capital Territory; certify that for the purposes of Regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations			
Name and Address		is (tick applicable box below)	

A for the Category H article specified below a:

<input type="checkbox"/> certified buyer	<input type="checkbox"/> person certified for business or occupational purposes	<input type="checkbox"/> person who is not required to hold a licence or authorisation to possess the article in the relevant State or Territory
<input type="checkbox"/> certified sports shooter	<input type="checkbox"/> certified collector	<input type="checkbox"/> certified international sports shooter

or B is for the Category C article specified below a:

☐ certified primary producer

Not valid
unless
stamped by
Police

Qty	Description (Make, Type, Model, Calibre, Magazine capacity, etc)	Schedule 6 Item No.	Firearm Serial No.	Licence/Authorisation Number	Date of Expiry

● The original of this confirmation must be surrendered to Customs when clearing the goods.

Authorised Person's Signature	Date
-------------------------------	------

CUSTOMS OFFICIAL USE	
Customs clearance document	
Port	Date

NOTES

- 1 The above statement DOES NOT AUTHORISE the importation of the firearm, firearm part, firearm accessory, firearm magazine or ammunition referred to above. The importation is subject to the conditions and requirements as set out in regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations.
- 2 Enquiries in relation to the importation of a firearm, firearm part, firearm accessory, firearm magazine or ammunition are to be directed to the Australian Customs Service at the intended port of entry.

B709D/R/001



**Commonwealth
of Australia**

Gazette

No. S 456, Tuesday, 22 August 2000

Published by AusInfo, Canberra

SPECIAL

CORPORATIONS LAW

Section 334

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1042 "DISCONTINUING OPERATIONS"

NOTICE is hereby given that the Australian Accounting Standards Board has made Accounting Standard AASB 1042 "Discontinuing Operations" under section 334 of the Corporations Law, for application to reporting periods beginning on or after 1 July 2001.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, Level 3, 530 Collins Street, Melbourne, Victoria 3000. Telephone (03 9617 7600). E-mail (publications@aasb.com.au).



**Commonwealth
of Australia**

Gazette

No. S 457, Tuesday, 22 August 2000

Published by AusInfo, Canberra

SPECIAL

**CORPORATIONS LAW
Section 334**

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1005 "SEGMENT REPORTING"

NOTICE is hereby given that the Australian Accounting Standards Board has made Accounting Standard AASB 1005 "Segment Reporting" under section 334 of the Corporations Law, for application to reporting periods beginning on or after 1 July 2001.

AASB 1005, when applied or operative, will supersede Accounting Standard AASB 1005 "Financial Reporting by Segment", as approved by notice published in Gazette No. S 185 on 29 April 1986.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, Level 3, 530 Collins Street, Melbourne, Victoria 3000. Telephone (03 9617 7600). E-mail (publications@aasb.com.au).



COMMONWEALTH OF AUSTRALIA

Australian Capital Territory (Planning and Land Management) Act 1988

Revocation of Declaration of National Land

I, JOHN JOSEPH FAHEY, Minister for Finance and Administration, revoke the declarations of National Land, made pursuant to section 27 of the *Australian Capital Territory (Planning and Land Management) Act 1988*, in respect of the areas of land identified in the Schedule below and as delineated on the specified Deposited Plans (DP) in the Registrar General's Office in Canberra, Australian Capital Territory:

SCHEDULE

- (a) Block 61, Section 8, Division of Phillip, on DP No. 8838/1 (declared in *Gazette* No. GN 24, 19 June 1996).
- (b) Block 57, Section 8, Division of Phillip, on DP No. 8838/1 (declared in *Gazette* No. GN 24, 19 June 1996).
- (c) Block 54, Section 8, Division of Phillip, on DP No. 8838/1 (declared in *Gazette* No. GN 24, 19 June 1996).
- (d) Block 60, Section 8, Division of Phillip, on DP No. 8838/1 (declared in *Gazette* No. GN 24, 19 June 1996).
- (e) Block 9, Section 107, Division of Symonston, on DP No. 8806 (declared in *Gazette* No. GN 35, 6 September 1995).
- (f) Block 20, Section 10, Division of Fyshwick, on DP No. 8112 (declared in *Gazette* No. GN 37, 16 September 1992).
- (g) Block 2, Section 28, Division of Fyshwick, on DP No. 5333 (declared in *Gazette* No. S 76, 2 March 1989).
- (h) Block 7, Section 37, Division of Fyshwick, on DP No. 3640 (declared in *Gazette* No. S 76, 2 March 1989).

Minister for Finance and Administration

Dated this 13th day of August 2000



COMMONWEALTH OF AUSTRALIA

Department of Health and Aged Care

Therapeutic Goods Administration

Guideline for the preparation of Technical Master Files for blood components.

The principles underlying the manufacture of blood components are described in the Manufacturing Principles made under the *Therapeutic Goods Act, 1989* ("the Act"). These principles include the requirement of blood establishments to submit Technical Master Files for blood components manufactured in those establishments.

Technical Master Files are required for all blood components covered by Part 4 of the *Therapeutic Goods Act, 1989* and should comply with the Therapeutic Goods Order "Standards Blood Components (No 66)"

Technical Master Files are compiled from quality system documentation and consist of information about procedures and also scientific data that describe how blood components are to be manufactured and how their quality and safety will be assured. Information and data making up a Technical Master File include what is described in paragraphs 1, 2 and 3 below.

Material described in paragraphs 1 and 2 below must be submitted to the Secretary when applying for a licence for the purpose of section 37 of the Act. The other documentation and data listed at paragraph 3 must be submitted to the Secretary only when required to do so by the Secretary.

- 1) The Core Document describing the product, including method of manufacture and critical manufacturing steps (e.g preparation and acceptance criteria for raw materials, tests applied to the raw materials to ensure freedom from infectious agents, tests and acceptance criteria applied to the finished products and criteria for quality control of the products), indications for use and the method of administration. The document should cover the same product produced by all establishments and should include:
 - A statement of compliance with an approved code of GMP, and
 - A description of all sub-types of product manufactured.
- 2) Appendices to the Core Document outlining variations in the critical steps outlined above that exist in different establishments, including details (eg lists) of cited Standard Operating Procedures, validation reports, etc.
- 3) Documents that need not be submitted at the time of application for a license under section 37 of the Act, but may be called on by the TGA include:
 - Specific Standard Operating Procedures
 - Data from validation of:

- ⇒ critical steps in manufacture;
- ⇒ critical tests;
- ⇒ storage conditions;
- ⇒ shelf life; and
- ⇒ specifications - in particular, those relating to freedom from infectious agents and the quality and safety of the products.

This data may be called on in association with GMP audits of specific sites. Updates to validation data will be negotiated according to issues specific to each establishment.

It is envisaged that each Technical Master File would cover a broad class of product (eg. "Platelet Concentrates"), and include all sub-types.

Technical Master Files are submitted to the Secretary for review as part of the requirement for obtaining a licence to manufacture blood components. Fees will be levied for evaluation of Technical Master Files. Once a Technical Master File for a blood component has been reviewed and accepted by the TGA, it forms part of the Manufacturing Principles for that product. Some changes, namely those relating to the Core documentation, require prior approval from the TGA while other changes can be notified. Guidance on notifiable changes and those requiring prior approval will be provided through review of specific Technical Master Files. All relevant changes to the production process must be submitted to the TGA.

More detailed guidance on the preparation of Technical Master Files, and incorporating changes to accepted Technical Master Files as a result of manufacturing changes, may be obtained from the Therapeutic Goods Administration.

Contact:

Dr Albert Farrugia
Phone: 02 6232 8530
Fax: 02 6232 8531

August 2000



**Commonwealth
of Australia**

Gazette

No. S 460, Wednesday, 23 August 2000

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SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF DIRECTION
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 3 August 2000 the Civil Aviation Safety Authority (CASA) issued a direction under subregulation 252 (1) of the *Civil Aviation Regulations 1988* relating to carriage of life rafts by aircraft (Instrument Number CASA 309/00).

Copies of the instrument are available for inspection at, and may be purchased over the counter from:

**Airservices Australia Publications Centre
715 Swanston Street
CARLTON VIC 3053**

Copies of these instruments may be purchased by mail from:

**Airservices Australia Publications Centre
GPO Box 1986
CARLTON SOUTH VIC 3053**

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FORM 14

Rule 57

NOTICE OF WINDING UP APPLICATION

Hyro.Com (Management) Pty. Ltd.

A.C.N.: 084 243 710
SUPREME COURT: Brisbane
APPLICATION NO.: S6456 OF 2000

An Application for the winding up of Hyro.Com (Management) Pty Ltd was made by State Bank of New South Wales Limited on the 25th July 2000 and will be heard by the Supreme Court of Queensland at 9.30 am on the 31st August 2000 Copies of the documents filed may be obtained from the applicant.

Any person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below no later than 4.00 pm on the 30th August 2000.

The Solicitors for the Applicant are Bain Gasteen of 4th Level, 171 George Street, Brisbane in the State of Queensland.



COMMONWEALTH OF AUSTRALIA

Therapeutic Goods Act 1989

Therapeutic Goods Order No. 66

STANDARDS FOR BLOOD
COMPONENTS

I, TERRY SLATER, delegate of the Minister for Health and Aged Care for the purposes of section 10 of the *Therapeutic Goods Act 1989* and acting under that section, having consulted with the Therapeutic Goods Committee in accordance with subsection 10(4) of the said Act, DETERMINE that the matters specified in this Order constitute standards for blood and blood components.

This standard shall apply to blood and blood components other than blood and blood components that are:

- (a) collected by a medical practitioner, registered under a law of a State or Territory, or a person under the professional supervision of such a practitioner, in the course of medical treatment and for the purposes of diagnosis of, and testing for, a medical condition; or
- (b) manufactured by a medical practitioner, registered under a law of a State or Territory, or a person under the professional supervision of such a practitioner, for therapeutic application to a patient under the practitioner's care; or
- (c) manufactured by a blood donation centre for a medical practitioner who is registered under a law of a State or Territory, for therapeutic application to a particular patient under the practitioner's care.

In this order :

Definitions

"blood" means whole blood extracted from human donors;

"blood components" means therapeutic components that have been manufactured from blood (including red cells, white cells, stem cells, platelets and plasma), except plasma for fractionation.

Standards and requirements:

1. Blood and blood components must meet the requirements of the Council of Europe document titled "Guide to the preparation, use and quality assurance of blood components" 6th Edition, dated January 2000, Council of Europe Publishing. This guideline represents the minimum standard that must be met by blood and blood components.
2. Blood and blood components must only be manufactured from blood that tests negative for HIV-1 and HCV using Nucleic Acid Amplification Technology.

This Order shall commence to operate on the date it is gazetted.

Dated this 23rd day of August 2000



Terry Slater
Delegate of the Minister for Health and Aged Care



Commonwealth
of Australia

Gazette

No. S 463, Thursday, 24 August 2000

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SPECIAL

NOTIFICATION OF THE MAKING OF A STATUTORY RULE

The following Statutory Rule has been made and copies may be purchased at the Government Info Shop, 10 Mort Street, Canberra City, ACT.

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Federal Court of Australia Act 1976</i>	Federal Court Amendment Rules 2000 (No. 5)	2000 No. 235

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ISSN 1032-2345

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**Commonwealth
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Gazette

No. S 464, Thursday, 24 August 2000

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SPECIAL

**Australia New Zealand Food
Authority**

**Amendment No. 51
to the
*Food Standards Code***

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AUSTRALIA NEW ZEALAND FOOD AUTHORITY

**VARIATIONS TO THE *FOOD STANDARDS CODE*
AND**

STANDARDS FOR THE *AUSTRALIA NEW ZEALAND FOOD STANDARDS CODE*

(AMENDMENT No. 51)

1. Preamble

The variations and Standards set forth in the Schedule below are variations to the *Food Standards Code* (hereinafter called 'the Code') which was published by the National Health and Medical Research Council in the *Commonwealth of Australia Gazette*, No. P 27, on 27 August 1987, and which has been varied from time to time, and Standards for the *Australia New Zealand Food Standards Code*.

The Schedule contains variations and Standards adopted by the Australia New Zealand Food Standards Council in July 2000.

These variations and Standards are published pursuant to section 32 of the *Australia New Zealand Food Authority Act 1991*.

2. Citation

These variations and Standards may be collectively known as *Amendment No. 51* to the Code.

3. Commencement

Standards 3.1.1, 3.2.1 and 3.2.3 commence six months from the date of gazettal, except clauses 3 and 4 of Standard 3.2.2 which commence eighteen months from the date of gazettal.

SCHEDULE

- [1][a] *The Food Standards Code is varied by inserting after Standard 1.3.1 -*
[1][b] *The following is inserted into Chapter 3 of the Australia New Zealand Food Standards Code -*

Standard 3.1.1

Interpretation and Application

(Australia only)

Purpose

This Standard sets out the interpretation and application provisions that apply to the other food safety standards set out in this Chapter of the Code. The objective of the food safety standards is to ensure that only safe and suitable food is sold in Australia.

Contents

- 1 Interpretation
- 2 Meaning of safe and suitable food
- 3 General application of the Food Safety Standards
- 4 Compliance with the Food Safety Standards

Clauses

1 Interpretation

In this Chapter the definitions of the following terms apply:

appropriate enforcement agency means an enforcement agency prescribed by the regulations under the Act for the purposes of enforcement of the Act or similar purposes.

authorised officer means a person authorised or appointed under the Act or other legislation for the purposes of enforcement of the Act, or similar purposes, such as an 'authorised officer', 'environmental health officer' or 'inspector'.

clean means clean to touch and free of extraneous visible matter and objectionable odour.

contaminant means any biological or chemical agent, foreign matter, or other substances that may compromise food safety or suitability.

contamination means the introduction or occurrence of a contaminant in food.

equipment means a machine, instrument, apparatus, utensil or appliance, other than a single-use item, used or intended to be used in or in connection with food handling and includes any equipment used or intended to be used to clean food premises or equipment.

food business means a business, enterprise or activity (other than primary food production) that involves:

- (a) the handling of food intended for sale, or
- (b) the sale of food,

regardless of whether the business, enterprise or activity concerned is of a commercial, charitable or community nature or whether it involves the handling or sale of food on one occasion only.

food handler means a person who directly engages in the handling of food, or who handles surfaces likely to come into contact with food, for a food business.

food handling operation means any activity involving the handling of food.

food premises means any premises including land, vehicles, parts of structures, tents, stalls and other temporary structures, boats, pontoons and any other place declared by the relevant authority to be premises under the Food Act kept or used for the handling of food for sale, regardless of whether those premises are owned by the proprietor, including premises used principally as a private dwelling, but does not mean food vending machines or vehicles used only to transport food.

food safety standards means the standards contained in Chapter 3 of the *Australia New Zealand Food Standards Code*.

handling of food includes the making, manufacturing, producing, collecting, extracting, processing, storing, transporting, delivering, preparing, treating, preserving, packing, cooking, thawing, serving or displaying of food.

hazard means a biological, chemical or physical agent in, or condition of, food that has the potential to cause an adverse health effect in humans.

pests include birds, rodents, insects and arachnids.

primary food production means the growing, cultivation, picking, harvesting, collection or catching of food, and includes the following:

- (a) the transportation or delivery of food on, from or between the premises on which it was grown, cultivated, picked, harvested, collected or caught,
- (b) the packing, treating (for example, washing) or storing of food on the premises on which it was grown, cultivated, picked, harvested, collected or caught, and

- (c) any other food production activity that is regulated by or under an Act prescribed by the regulations for the purposes of this definition.

However, primary food production does not include:

- (a) any process involving the substantial transformation of food (for example, manufacturing or canning), regardless of whether the process is carried out on the premises in which the food was grown, cultivated, picked, harvested, collected or caught, or
- (b) the sale or service of food directly to the public, or
- (c) any other food production activity prescribed by the regulations under the Act for the purposes of this definition.

proprietor of a food business means:

- (a) the person carrying on the food business, or
- (b) if that person cannot be identified – the person in charge of the food business.

sell means:

- (a) barter, offer or attempt to sell, or
- (b) receive for sale, or
- (c) have in possession for sale, or
- (d) display for sale, or
- (e) cause or permit to be sold or offered for sale, or
- (f) send, forward or deliver for sale, or
- (g) dispose of by any method for valuable consideration, or
- (h) dispose of to an agent for sale on consignment, or
- (i) provide under a contract of service, or
- (j) supply food as a meal or part of a meal to an employee, in accordance with a term of an award governing the employment of the employee or a term of the employee's contract of service, for consumption by the employee at the employee's place of work,
- (k) dispose of by way of raffle, lottery or other game of chance, or
- (l) offer as a prize or reward, or
- (m) give away for the purpose of advertisement or in furtherance of trade or business, or
- (n) supply food under a contract (whether or not the contract is made with the consumer of the food), together with accommodation, service or entertainment, in consideration of an inclusive charge for the food supplied and the accommodation, service or entertainment, or
- (o) supply food (whether or not for consideration) in the course of providing services to patients or inmates in public institutions, where 'public institution' means 'public institution' as defined in the Act, if it is so defined; or
- (p) sell for the purpose of resale.

single-use item means an instrument, apparatus, utensil or other thing intended by the manufacturer to only be used once in connection with food handling, and includes disposable gloves.

2 Meaning of safe and suitable food

(1) For the purposes of the Food Safety Standards, food is not safe if it would be likely to cause physical harm to a person who might later consume it, assuming it was:

- (a) after that time and before being consumed by the person, properly subjected to all processes (if any) that are relevant to its reasonable intended use; and
- (b) consumed by the person according to its reasonable intended use.

(2) However, food is not unsafe merely because its inherent nutritional or chemical properties cause, or its inherent nature causes, adverse reactions only in persons with allergies or sensitivities that are not common to the majority of persons.

(3) In subsection (1), *processes* include processes involving storage and preparation.

(4) For the purposes of the Food Safety Standards, food is not suitable if it:

- (a) is damaged, deteriorated or perished to an extent that affects its reasonable intended use, or
- (b) contains any damaged, deteriorated or perished substance that affects its reasonable intended use, or
- (c) is the product of a diseased animal or an animal that has died otherwise than by slaughter, and has not been declared by or under another Act to be safe for human consumption, or
- (d) contains a biological or chemical agent, or other matter or substance, that is foreign to the nature of the food.

(5) However, food is not unsuitable for the purposes of the Food Safety Standards merely because:

- (a) it contains an agricultural or veterinary chemical in an amount that does not contravene the Food Standards Code, or
- (b) it contains a metal or non-metal contaminant (within the meaning of the Food Standards Code) in an amount that does not contravene the permitted level for the contaminant as specified in the Food Standards Code, or
- (c) it contains any matter or substance that is permitted by the Food Standards Code.

Editorial note:

Terms that are defined in this Standard are terms that are used only in this Standard or in more than one food safety standard. Terms that are used in only one of the other food safety standards are defined in the standard in which they are used.

'Act' is defined in Standard 1.1.1 as meaning the Act under the authority of which the Code is applied.

Under the Inter-Governmental Agreement developed in response to the Food Regulation Review (Blair) Report, jurisdictions will agree to adopt definitions of the following terms into their Food Acts: 'food', 'food business', 'food safety standards', 'handling', 'proprietor' and 'unsafe food'.

Jurisdictions may adopt the definition of 'unsuitable food' into their Food Acts if they wish.

The definitions of these terms in this Standard are based upon their proposed definitions in the Model Food Bill. It is intended to remove the definitions of these terms from this Standard once jurisdictions include the relevant Model Food Bill definitions in their Food Acts.

3 General application of the Food Safety Standards

The Food Safety Standards apply in accordance with this Standard to all food businesses in Australia but not in New Zealand.

Editorial note:

All the requirements of Standards 3.2.2 and 3.2.3 except the notification and skills and knowledge requirements will commence six months from gazettal of those standards. The notification and skills and knowledge requirements will commence 18 months after gazettal.

4 Compliance

(1) The proprietor of a food business must ensure the food business complies with all the requirements of the Food Safety Standards except those in Subdivision 1 of Division 4 of Standard 3.2.2 (Food Safety Practices and General Requirements).

(2) Food handlers must comply with all the requirements set out in Subdivision 1 of Division 4 of Standard 3.2.2.

[2][a] *The Food Standards Code is varied by inserting after Standard 3.1.1 -*

[2][b] *The following is inserted into Chapter 3 of the Australia New Zealand Food Standards Code -*

Standard 3.2.2

Food Safety Practices and General Requirements

(Australia only)

Purpose

This Standard sets out specific requirements for food businesses and food handlers that, if complied with, will ensure food does not become unsafe or unsuitable.

This Standard specifies process control requirements to be satisfied at each step of the food handling process. Some requirements relate to the receipt, storage, processing, display, packaging, distribution disposal and recall of food. Other requirements relate to the skills and knowledge of food handlers and their supervisors, the health and hygiene of food handlers, and the cleaning, sanitising, and maintenance of premises and equipment.

Contents

Division 1 — Interpretation and application

- 1 Interpretation
- 2 Application of this Standard

Division 2 — General requirements

- 3 Food handling – skills and knowledge
- 4 Notification

Division 3 — Food handling controls

- 5 Food receipt
- 6 Food storage
- 7 Food processing
- 8 Food display
- 9 Food packaging
- 10 Food transportation
- 11 Food disposal
- 12 Food recall

Division 4 — Health and hygiene requirements

Subdivision 1 — Requirements for food handlers

- 13 General requirement
- 14 Health of food handlers
- 15 Hygiene of food handlers

Subdivision 2 — Requirements for food businesses

- 16 Health of persons who handle food- duties of food businesses
- 17 Hygiene of food handlers – duties of food businesses
- 18 General duties of food businesses

Division 5 — Cleaning, sanitising and maintenance

- 19 Cleanliness
- 20 Cleaning and sanitising of specific equipment
- 21 Maintenance

Division 6 — Miscellaneous

- 22 Temperature measuring devices
- 23 Single use items

- 24 Animals and pests
- 25 Alternative methods of compliance

Clauses

Division 1 — Interpretation and application

1 Interpretation

In this Standard, unless the contrary intention appears —

carrier of a food-borne disease does not include a person who is a carrier of *Staphylococcus aureus*.

condition means an infected skin lesion or discharges from the ear, nose or eye.

environmental conditions means conditions under which certain food may be required to be stored including temperature, humidity, lighting conditions and atmosphere.

food-borne disease means a disease that is likely to be transmitted through consumption of contaminated food.

food safety program means a program set out in a written document retained at the food premises of the food business, including records of compliance and other related action, that:

- (a) systematically identifies the potential hazards that may be reasonably expected to occur in all food handling operations of the food business;
- (b) identifies where, in a food handling operation, each hazard identified under paragraph (a) can be controlled and the means of control;
- (c) provides for the systematic monitoring of those controls;
- (d) provides for appropriate corrective action when that hazard, or each of those hazards, is found not to be under control;
- (e) provides for the regular review of the program by the food business to ensure its adequacy; and
- (f) provides for appropriate records to be made and kept by the food business demonstrating action taken in relation to, or in compliance with, the food safety program.

frozen does not include partly thawed.

potentially hazardous food means food that has to be kept at certain temperatures to minimise the growth of any pathogenic microorganisms that may be present in the food or to prevent the formation of toxins in the food.

process, in relation to food, means activity conducted to prepare food for sale including chopping, cooking, drying, fermenting, heating, pasteurising, thawing and washing, or a combination of these activities.

ready-to-eat food means food that is ordinarily consumed in the same state as that in which it is sold and does not include nuts in the shell and whole, raw fruits and vegetables that are intended for hulling, peeling or washing by the consumer.

symptom means diarrhoea, vomiting, sore throat with fever, fever or jaundice.

temperature control means maintaining food at a temperature of:

- (a) 5°C, or below if this is necessary to minimise the growth of infectious or toxigenic micro-organisms in the food so that the microbiological safety of the food will not be adversely affected for the time the food is at that temperature; or
- (b) 60°C or above; or
- (c) another temperature — if the food business demonstrates that maintenance of the food at this temperature for the period of time for which it will be so maintained, will not adversely affect the microbiological safety of the food.

2 Application of this Standard

This Standard applies to all food businesses and food handlers in Australia in accordance with Standard 3.1.1 (Interpretation and Application).

Editorial note:

Food businesses that operate from a farm, vineyard, orchard or aquaculture facility should refer to the definition of 'food business' in Standard 3.1.1 to determine if they have to comply with this Standard. If they are involved in the substantial transformation of food or the sale or service of food directly to the public then they must comply with this Standard.

Division 2 — General requirements

3 Food handling - skills and knowledge

(1) A food business must ensure that persons undertaking or supervising food handling operations have:

- (a) skills in food safety and food hygiene matters; and
- (b) knowledge of food safety and food hygiene matters,

commensurate with their work activities.

(2) Subclause (1) does not apply to a food business in relation to persons undertaking food handling operations for fundraising events, that is, events:

- (a) that raise funds solely for community or charitable causes and not for personal financial gain; and
- (b) at which only food is sold that is not potentially hazardous or which is to be consumed immediately after thorough cooking.

4 Notification

- (1) A food business must, before the food business commences any food handling operations, notify the appropriate enforcement agency of the following information:
- (a) contact details for the food business including the name of the food business and the name and business address of the proprietor of the food business;
 - (b) the nature of the food business; and
 - (c) the location of all food premises of the food business that are within the jurisdiction of the enforcement agency.
- (2) When complying with subclause (1), the proprietor of the food business must answer all questions asked by the appropriate enforcement agency in relation to the matters listed in subclause (1) in the form approved from time to time by the relevant authority under the Act.
- (3) The food business must notify the appropriate enforcement agency of any proposed change to the information specified in subclause (1) before the change occurs.
- (4) A food business that exists at the time of the commencement of this Clause must provide the appropriate enforcement agency with the information specified in subclause (1) within three months of the commencement of this Clause.

Division 3 — Food handling controls

5 Food receipt

- (1) A food business must take all practicable measures to ensure it only accepts food that is protected from the likelihood of contamination.
- (2) A food business must provide, to the reasonable satisfaction of an authorised officer upon request, the following information relating to food on the food premises:
- (a) the name and business address in Australia of the vendor, manufacturer or packer or, in the case of food imported into Australia, the name and business address in Australia of the importer; and
 - (b) the prescribed name or, if there is no prescribed name, an appropriate designation of the food.
- (3) A food business must, when receiving potentially hazardous food, take all practicable measures to ensure it only accepts potentially hazardous food that is at a temperature of:
- (a) 5°C or below; or
 - (b) 60°C or above,

unless the food business transporting the food demonstrates that the temperature of the food, having regard to the time taken to transport the food, will not adversely affect the microbiological safety of the food.

- (4) A food business must, when receiving potentially hazardous food, take all practicable measures to ensure that food which is intended to be received frozen, is frozen when it is accepted.

6 Food storage

- (1) A food business must, when storing food, store the food in such a way that:
- (a) it is protected from the likelihood of contamination; and
 - (b) the environmental conditions under which it is stored will not adversely affect the safety and suitability of the food.
- (2) A food business must, when storing potentially hazardous food:
- (a) store it under temperature control; and
 - (b) if it is food that is intended to be stored frozen, ensure the food remains frozen during storage.

7 Food processing

- (1) A food business must:
- (a) take all practicable measures to process only safe and suitable food; and
 - (b) when processing food:
 - (i) take all necessary steps to prevent the likelihood of food being contaminated; and
 - (ii) where a process step is needed to reduce to safe levels any pathogens that may be present in the food — use a process step that is reasonably known to achieve the microbiological safety of the food.
- (2) A food business must, when processing potentially hazardous food that is not undergoing a pathogen control step, ensure that the time the food remains at temperatures that permit the growth of infectious or toxigenic micro-organisms in the food is minimised.
- (3) A food business must, when cooling cooked potentially hazardous food, cool the food:
- (a) within two hours — from 60°C to 21°C; and
 - (b) within a further four hours — from 21°C to 5°C,

unless the food business demonstrates that the cooling process used will not adversely affect the microbiological safety of the food.

- (4) A food business must, when reheating previously cooked and cooled potentially hazardous food to hold it hot, use a heat process that rapidly heats the food to a temperature of 60°C or above, unless the food business demonstrates that the heating process used will not adversely affect the microbiological safety of the food.

8 Food display

- (1) A food business must, when displaying food, take all practicable measures to protect the food from the likelihood of contamination.
- (2) A food business must, when displaying unpackaged ready-to-eat food for self service:
 - (a) ensure the display of the food is effectively supervised so that any food that is contaminated by a customer or is likely to have been so contaminated is removed from display without delay;
 - (b) provide separate serving utensils for each food or other dispensing methods that minimise the likelihood of the food being contaminated; and
 - (c) provide protective barriers that minimise the likelihood of contamination by customers.
- (3) Subclause (2) does not apply to food in tamper resistant equipment or containers.
- (4) A food business must not display for sale on any counter or bar, any ready-to-eat food that is not intended for self-service unless it is enclosed, contained or wrapped so that the food is protected from likely contamination.
- (5) A food business must, when displaying potentially hazardous food:
 - (a) display it under temperature control; and
 - (b) if it is food that is intended to be displayed frozen, ensure the food remains frozen when displayed.

9 Food packaging

A food business must, when packaging food:

- (a) only use packaging material that is fit for its intended use;
- (b) only use material that is not likely to cause food contamination; and
- (c) ensure that there is no likelihood that the food may become contaminated during the packaging process.

10 Food transportation

A food business must, when transporting food:

- (a) protect all food from the likelihood of contamination;
- (b) transport potentially hazardous food under temperature control; and
- (c) ensure that potentially hazardous food which is intended to be transported frozen remains frozen during transportation.

11 Food disposal

- (1) A food business must ensure that food for disposal is held and kept separate until it is:
 - (a) destroyed or otherwise used or disposed of so that it cannot be used for human consumption;

- (b) returned to its supplier;
- (c) further processed in a way that ensures its safety and suitability; or
- (d) ascertained to be safe and suitable.

(2) In subclause (1), 'food for disposal' means food that:

- (a) is subject to recall;
- (b) has been returned;
- (c) is not safe or suitable; or
- (d) is reasonably suspected of not being safe or suitable.

(3) A food business must clearly identify any food that is held and kept separate in accordance with subclause (1) as returned food, recalled food, or food that is or may not be safe or suitable, as the case may be.

(4) A food business must not sell food that has been already served to a person to another person unless the food was completely wrapped when served and has remained completely wrapped.

12 Food recall

A food business engaged in the wholesale supply, manufacture or importation of food must:

- (a) have in place a system to ensure the recall of unsafe food;
- (b) set out this system in a written document and make this document available to an authorised officer upon request; and
- (c) comply with this system when recalling unsafe food.

Editorial note:

Food businesses that are not engaged in the wholesale supply, manufacture or importation of food are not required to have a food recall system. However, all food businesses should note that food that is subject to recall is 'food for disposal' and hence all food businesses must comply with the requirements of Clause 11 in relation to recalled food.

Division 4 — Health and hygiene requirements

Subdivision 1 — Requirements for food handlers

13 General requirement

A food handler must take all reasonable measures not to handle food or surfaces likely to come into contact with food in a way that is likely to compromise the safety and suitability of food.

14 Health of food handlers

(1) A food handler who has a symptom that indicates the handler may be suffering from a food-borne disease, or knows he or she is suffering from a food-borne disease, or is a carrier of a food-borne disease, must, if at work:

- (a) report that he or she is or may be suffering from the disease, or knows that he or she is carrying the disease, to his or her supervisor, as the case may be;
 - (b) not engage in any handling of food where there is a reasonable likelihood of food contamination as a result of the disease; and
 - (c) if continuing to engage in other work on the food premises – take all practicable measures to prevent food from being contaminated as a result of the disease.
- (2) A food handler who suffers from a condition must, if at work:
- (a) if there is a reasonable likelihood of food contamination as a result of suffering the condition – report that he or she is suffering from the condition to his or her supervisor; and
 - (b) if continuing to engage in the handling of food or other work – take all practicable measures to prevent food being contaminated as a result of the condition.
- (3) A food handler must notify his or her supervisor if the food handler knows or suspects that he or she may have contaminated food whilst handling food.

15 Hygiene of food handlers

- (1) A food handler must, when engaging in any food handling operation:
- (a) take all practicable measures to ensure his or her body, anything from his or her body, and anything he or she is wearing does not contaminate food or surfaces likely to come into contact with food;
 - (b) take all practicable measures to prevent unnecessary contact with ready-to-eat food;
 - (c) ensure outer clothing is of a level of cleanliness that is appropriate for the handling of food that is being conducted;
 - (d) only use on exposed parts of his or her body bandages and dressings that are completely covered with a waterproofed covering;
 - (e) not eat over unprotected food or surfaces likely to come into contact with food;
 - (f) not sneeze, blow or cough over unprotected food or surfaces likely to come into contact with food;
 - (g) not spit, smoke or use tobacco or similar preparations in areas in which food is handled; and
 - (h) not urinate or defecate except in a toilet.
- (2) A food handler must wash his or her hands in accordance with subclause (4):
- (a) whenever his or her hands are likely to be a source of contamination of food;
 - (b) immediately before working with ready-to-eat food after handling raw food; and
 - (c) immediately after using the toilet.
- (3) A food handler must, when engaging in a food handling operation that involves unprotected food or surfaces likely to come into contact with food, wash his or her hands in accordance with subclause (4):

- (a) before commencing or re-commencing handling food;
 - (b) immediately after smoking, coughing, sneezing, using a handkerchief or disposable tissue, eating, drinking or using tobacco or similar substances; and
 - (c) after touching his or her hair, scalp or a body opening.
- (4) A food handler must, whenever washing his or her hands:
- (a) use the hand washing facilities provided;
 - (b) thoroughly clean his or her hands using soap or other effective means, and warm running water; and
 - (c) thoroughly dry his or her hands on a single use towel or in another way that is not likely to transfer pathogenic micro-organisms to the hands.
- (5) A food handler who handles food at temporary food premises does not have to clean his or her hands with warm running water, or comply with paragraph (4)(c), if the appropriate enforcement agency has provided the food business operating from the temporary food premises with approval in writing for this purpose.

Subdivision 2 — Requirements for food businesses

16 Health of persons who handle food — duties of food businesses

- (1) A food business must ensure the following persons do not engage in the handling of food for the food business where there is a reasonable likelihood of food contamination:
- (a) a person known to be suffering from a food-borne disease, or who is a carrier of a food-borne disease; and
 - (b) a person known or reasonably suspected to have a symptom that may indicate he or she is suffering from a food-borne disease.
- (2) A food business must ensure that a person who is known or reasonably suspected to be suffering from a condition and who continues to engage in the handling of food for the food business takes all practicable measures to prevent food contamination.
- (3) A food business may permit a person excluded from handling food in accordance with paragraph (1)(a) to resume handling food only after receiving advice from a medical practitioner that the person no longer is suffering from, or is a carrier of, a food-borne disease.

17 Hygiene of food handlers — duties of food businesses

- (1) Subject to subclause (2), a food business must, for each food premises:
- (a) maintain easily accessible hand washing facilities;
 - (b) maintain, at or near each hand washing facility, a supply of:
 - (i) warm running water; and
 - (ii) soap; or
 - (iii) other items that may be used to thoroughly clean hands;
 - (c) ensure hand washing facilities are only used for the washing of hands, arms and face; and

(d) provide, at or near each hand washing facility:

- (i) single use towels or other means of effectively drying hands that are not likely to transfer pathogenic micro-organisms to the hands; and
- (ii) a container for used towels, if needed.

(2) Paragraph (1)(c) does not apply in relation to handwashing facilities at food premises that are used principally as a private dwelling if the proprietor of the food business has the approval in writing of the appropriate enforcement agency.

(3) With the approval in writing of the appropriate enforcement agency, a food business that operates from temporary food premises does not have to comply with any of the requirements of paragraphs (1)(b)(i) or (1)(d) that are specified in the written approval.

18 General duties of food businesses

(1) A food business must inform all food handlers working for the food business of their health and hygiene obligations under Subdivision 1 of this Division.

(2) A food business must ensure that any information provided by a food handler in accordance with Subdivision 1 of this Division is not disclosed to any person without the consent of the food handler, except the proprietor or an authorised officer, and that the information is not used for any purpose other than addressing the risk of food contamination.

(3) A food business must take all practicable measures to ensure all people on the food premises of the food business:

- (a) do not contaminate food;
- (b) do not have unnecessary contact with ready-to-eat food; and
- (c) do not spit, smoke, or use tobacco or similar preparations in areas where there is unprotected food or surfaces likely to come into contact with food.

Division 5 — Cleaning, sanitising and maintenance

19 Cleanliness

(1) A food business must maintain food premises to a standard of cleanliness where there is no accumulation of:

- (a) garbage, except in garbage containers;
- (b) recycled matter, except in containers;
- (c) food waste;
- (d) dirt;
- (e) grease; or
- (f) other visible matter.

(2) A food business must maintain all fixtures, fittings and equipment, having regard to its use, and those parts of vehicles that are used to transport food, to a standard of cleanliness where there is no accumulation of:

- (a) food waste;
- (b) dirt;
- (c) grease; or
- (d) other visible matter.

20 Cleaning and sanitising of specific equipment

(1) A food business must ensure the following equipment is in a clean and sanitary condition in the circumstances set out below:

- (a) eating and drinking utensils — immediately before each use; and
- (b) the food contact surfaces of equipment — whenever food that will come into contact with the surface is likely to be contaminated.

(2) In subclause (1), a 'clean and sanitary condition' means, in relation to a surface or utensil, the condition of a surface or utensil where it:

- (a) is clean; and
- (b) has had applied to it heat or chemicals, heat and chemicals, or other processes, so that the number of micro-organisms on the surface or utensil has been reduced to a level that:
 - (i) does not compromise the safety of the food with which it may come into contact; and
 - (ii) does not permit the transmission of infectious disease.

21 Maintenance

(1) A food business must maintain food premises, fixtures, fittings, equipment, and those parts of vehicles that are used to transport food, in a good state of repair and working order having regard to their use.

(2) A food business must not use any chipped, broken or cracked eating or drinking utensils for handling food.

Division 6 — Miscellaneous

22 Temperature measuring devices

A food business must, at food premises where potentially hazardous food is handled, have a temperature measuring device that:

- (a) is readily accessible; and
- (b) can accurately measure the temperature of potentially hazardous food to $\pm 1^{\circ}\text{C}$.

23 Single use items

A food business must:

- (a) in relation to all single use items, take all practicable measures to ensure they do not come into contact with food or the mouth of a person if they are:

- (i) contaminated; or
 - (ii) reasonably suspected of being contaminated; and
- (b) in relation to single use items that are intended to come into contact with food or the mouth of a person:
 - (i) take all practicable measures to protect them from the likelihood of contamination until use; and
 - (ii) not reuse such items.

24 Animals and pests

(1) A food business must:

- (a) subject to paragraph (b), not permit live animals in areas in which food is handled, other than seafood or other fish or shellfish;
- (b) permit an assistance animal only in dining and drinking areas and other areas used by customers;
- (c) take all practicable measures to prevent pests entering the food premises; and
- (d) take all practicable measures to eradicate and prevent the harbourage of pests on the food premises and those parts of vehicles that are used to transport food.

(2) In subclause (1), 'assistance animal' means an animal referred to in section 9 of the *Disability Discrimination Act 1992* of the Commonwealth.

Editorial note:

Section 9 of the *Disability Discrimination Act 1992* refers to a guide dog, a dog trained to assist a person in activities where hearing is required and any other animal trained to assist a person to alleviate the effect of a disability.

25 Alternative methods of compliance

Without limiting the ways in which a food business can demonstrate that the temperature and any heating or cooling process it uses will not adversely affect the microbiological safety of food, a food business satisfies this requirement by complying with:

- (a) a food safety program that meets the requirements for food safety programs in the Act, regulations under the Act, or a food safety standard other than this Standard;
- (b) if no such requirements apply to the food business, a 'food safety program' as defined in this Standard;
- (c) a process that according to documented sound scientific evidence is a process that will not adversely affect the microbiological safety of the food; or
- (d) a process set out in written guidelines based on sound scientific evidence that are recognised by the relevant food industry.

- [3][a] *The Food Standards Code is varied by inserting after Standard 3.2.2 -*
[3][b] *The following is inserted into Chapter 3 of the Australia New Zealand Food Standards Code -*

Standard 3.2.3

Food Premises and Equipment

(Australia only)

Purpose

This Standard sets out requirements for food premises and equipment that, if complied with, will facilitate compliance by food businesses with the food safety requirements of Standard 3.2.2 (Food Safety Practices and General Requirements).

The objective of this Standard is to ensure that, where possible, the layout of the premises minimises opportunities for food contamination. Food businesses are required to ensure that their food premises, fixtures, fittings, equipment and transport vehicles are designed and constructed to be cleaned and, where necessary, sanitised. Businesses must ensure that the premises are provided with the necessary services of water, waste disposal, light, ventilation, cleaning and personal hygiene facilities, storage space and access to toilets.

Contents

Division 1 — Interpretation and application

- 1 Interpretation
- 2 Application of this Standard

Division 2 — Design and construction of food premises

- 3 General requirements
- 4 Water supply
- 5 Sewage and waste water disposal
- 6 Storage of garbage and recyclable matter
- 7 Ventilation
- 8 Lighting

Division 3 — Floors, walls and ceilings

- 9 Application
- 10 Floors
- 11 Walls and ceilings

Division 4 — Fixtures, fittings and equipment

- 12 General requirements
- 13 Connections for specific fixtures, fittings and equipment
- 14 Hand washing facilities

Division 5 — Miscellaneous

- 15 Storage facilities
- 16 Toilet facilities
- 17 Food transport vehicles

Division 1 — Interpretation and application

1 Interpretation

In this Standard —

adequate supply of water means potable water that is available at a volume, pressure and temperature that is adequate for the purposes for which the water is used;

potable water means water that is acceptable for human consumption;

Editorial note:

The Australian Drinking Water Guidelines 1996, as amended, of the National Health and Medical Research Council and the Agriculture and Resource Management Council of Australia and of New Zealand (ARMCANZ) may be used by food businesses and authorised officers for guidance concerning what constitutes acceptable water.

sanitise means to apply heat or chemicals, heat and chemicals, or other processes, to a surface so that the number of micro-organisms on the surface is reduced to a level that:

- (a) does not compromise the safety of food with which it may come into contact; and
- (b) does not permit the transmission of infectious disease.

sewage includes the discharge from toilets, urinals, basins, showers, sinks and dishwashers, whether discharged through sewers or other means.

2 Application of this Standard

- (1) This Standard applies to all food businesses in Australia in accordance with Standard 3.1.1 (Interpretation and Application).

Editorial note:

Food businesses that operate from a farm, vineyard, orchard or aquaculture facility should refer to the definition of 'food business' in Standard 3.1.1 to determine if they must comply with this Standard. If they are involved in the substantial transformation of food or the sale or service of food directly to the public then they must comply with this Standard.

- (2) A food business may only use food premises and food transport vehicles that comply with this Standard.

- (3) A food business may only use equipment, fixtures and fittings in or on food premises and in or on food transport vehicles that comply with this Standard.

Editorial note:

An Australian Standard for the design, construction and fitout of Food Premises is being developed by Standards Australia. The Australian Standard will provide guidance to food businesses and authorised officers relating to the design, construction and fit-out of food premises. The Australian Building Code Board is considering including specific requirements for food premises in the Building Code of Australia.

Division 2 — Design and construction of food premises

3 General requirements

The design and construction of food premises must:

- (a) be appropriate for the activities for which the premises are used;
- (b) provide adequate space for the activities to be conducted on the food premises and for the fixtures, fittings and equipment used for those activities;
- (c) permit the food premises to be effectively cleaned and, if necessary, sanitised; and
- (d) to the extent that is practicable:
 - (i) exclude dirt, dust, fumes, smoke and other contaminants;
 - (ii) not permit the entry of pests; and
 - (iii) not provide harbourage for pests.

4 Water supply

- (1) Food premises must have an adequate supply of water if water is to be used at the food premises for any of the activities conducted on the food premises.

Editorial note: 'adequate supply of water' is defined in Clause 1.

- (2) Subject to subclause (3), a food business must use potable water for all activities that use water that are conducted on the food premises.
- (3) If a food business demonstrates that the use of non-potable water for a purpose will not adversely affect the safety of the food handled by the food business, the food business may use non-potable water for that purpose.

5 Sewage and waste water disposal

Food premises must have a sewage and waste water disposal system that:

- (a) will effectively dispose of all sewage and waste water; and
- (b) is constructed and located so that there is no likelihood of the sewage and waste water polluting the water supply or contaminating food.

6 Storage of garbage and recyclable matter

Food premises must have facilities for the storage of garbage and recyclable matter that:

- (a) adequately contain the volume and type of garbage and recyclable matter on the food premises;
- (b) enclose the garbage or recyclable matter, if this is necessary to keep pests and animals away from it; and
- (c) are designed and constructed so that they may be easily and effectively cleaned.

7 Ventilation

Food premises must have sufficient natural or mechanical ventilation to effectively remove fumes, smoke, steam and vapours from the food premises.

8 Lighting

Food premises must have a lighting system that provides sufficient natural or artificial light for the activities conducted on the food premises.

Division 3 — Floors, walls and ceilings

9 Application

The requirements for floors, walls and ceilings specified in this Division apply to the floors, walls and ceilings of all areas used for food handling, cleaning, sanitising and personal hygiene except the following areas:

- (a) dining areas;
- (b) drinking areas; and
- (c) other areas to which members of the public usually have access.

10 Floors

(1) Floors must be designed and constructed in a way that is appropriate for the activities conducted on the food premises.

(2) Subject to subclause (3), floors must:

- (a) be able to be effectively cleaned;
- (b) be unable to absorb grease, food particles or water;
- (c) be laid so that there is no ponding of water; and
- (d) to the extent that is practicable, be unable to provide harbourage for pests.

(3) The following floors do not have to comply with subclause (2):

- (a) floors of temporary food premises, including ground surfaces, that are unlikely to pose any risk of contamination of food handled at the food premises; and

- (b) floors of food premises that are unlikely to pose any risk of contamination of food handled at the food premises provided the food business has obtained the approval in writing of the appropriate enforcement agency for their use.

11 Walls and ceilings

- (1) Walls and ceilings must be designed and constructed in a way that is appropriate for the activities conducted on the food premises.
- (2) Walls and ceilings must be provided where they are necessary to protect food from contamination.
- (3) Walls and ceilings provided in accordance with subclause (2) must be:
 - (a) sealed to prevent the entry of dirt, dust and pests;
 - (b) unable to absorb grease, food particles or water; and
 - (c) able to be easily and effectively cleaned.
- (4) Walls and ceilings must:
 - (a) be able to be effectively cleaned; and
 - (b) to the extent that is practicable, be unable to provide harbourage for pests.

Division 4 — Fixtures, fittings and equipment

12 General requirements

- (1) Fixtures, fittings and equipment must be:
 - (a) adequate for the production of safe and suitable food; and
 - (b) fit for their intended use.
- (2) Fixtures and fittings must be designed, constructed, located and installed, and equipment must be designed, constructed, located and, if necessary, installed, so that:
 - (a) there is no likelihood that they will cause food contamination;
 - (b) they are able to be easily and effectively cleaned;
 - (c) adjacent floors, walls, ceilings and other surfaces are able to be easily and effectively cleaned; and
 - (d) to the extent that is practicable, they do not provide harbourage for pests.
- (3) The food contact surfaces of fixtures, fittings and equipment must be:
 - (a) able to be easily and effectively cleaned and, if necessary, sanitised if there is a likelihood that they will cause food contamination;
 - (b) unable to absorb grease, food particles and water if there is a likelihood that they will cause food contamination; and
 - (c) made of material that will not contaminate food.

- (4) Eating and drinking utensils must be able to be easily and effectively cleaned and sanitised.

13 Connections for specific fixtures, fittings and equipment

- (1) Fixtures, fittings and equipment that use water for food handling or other activities and are designed to be connected to a water supply must be connected to an adequate supply of water.

Editorial note: 'An adequate supply of water' is defined in Clause 1.

- (2) Fixtures, fittings and equipment that are designed to be connected to a sewage and waste water disposal system and discharge sewage or waste water must be connected to a sewage and waste water disposal system.

- (3) Automatic equipment that uses water to sanitise utensils or other equipment must only operate for the purpose of sanitation when the water is at a temperature that will sanitise the utensils or equipment.

14 Hand washing facilities

- (1) Subject to subclause (4), food premises must have hand washing facilities that are located where they can be easily accessed by food handlers:

- (a) within areas where food handlers work if their hands are likely to be a source of contamination of food; and
- (b) if there are toilets on the food premises — immediately adjacent to the toilets or toilet cubicles.

- (2) Subject to the following subclauses, hand washing facilities must be:

- (a) permanent fixtures;
- (b) connected to, or otherwise provided with, a supply of warm running potable water;
- (c) of a size that allows easy and effective hand washing; and
- (d) clearly designated for the sole purpose of washing hands, arms and face.

- (3) Paragraph (2)(a) does not apply to temporary food premises.

- (4) With the approval in writing of the appropriate enforcement agency, food premises that are specified in the approval do not have to comply with any requirement of this clause that is also specified in the approval.

- (5) Only food premises that are used principally as a private dwelling or are temporary food premises may be specified in an approval for the purposes of subsection (4).

Division 5 — Miscellaneous

15 Storage facilities

- (1) Food premises must have adequate storage facilities for the storage of items that are likely to be the source of contamination of food, including chemicals, clothing and personal belongings.
- (2) Storage facilities must be located where there is no likelihood of stored items contaminating food or food contact surfaces.

16 Toilet facilities

A food business must ensure that adequate toilets are available for the use of food handlers working for the food business.

17 Food transport vehicles

- (1) Vehicles used to transport food must be designed and constructed to protect food if there is a likelihood of food being contaminated during transport.
 - (2) Parts of vehicles used to transport food must be designed and constructed so that they are able to be effectively cleaned.
 - (3) Food contact surfaces in parts of vehicles used to transport food must be designed and constructed to be effectively cleaned and, if necessary, sanitised.
-



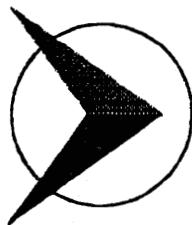
**Commonwealth
of Australia**

Gazette

No. S 465, Thursday, 24 August 2000

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SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS**

Notice is hereby given that the following instruments under CAR 1998 part 39.1(1) will become effective on 24 August 2000:

Part 105 - Aircraft

AD/CA21/10 Amdt 1 - Ailerons

AD/CA25/10 Amdt 1 - Ailerons

AD/UH-1/14 - Retirement Lives of Fatigue Critical Components - CANCELLED

Copies of the above Order(s) are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)

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SPECIAL

**Supplementary Environmental Impact Statement - Upstart Bay
Aquaculture Project**

Invitation for Public Comment

Pacific Aquaculture Investments Pty Ltd (PAI) is proposing to establish an aquaculture facility near Gumlu south of Home Hill. The proposed project is to consist of a prawn grow-out operation, a hatchery, a processing facility and settlement ponds as part of the project.

The Minister for the Environment has directed the proponent to prepare an Environmental Impact Statement (EIS). The EIS process has been followed pursuant to the Commonwealth *Environment Protection (Impact of Proposals) Act 1974* and S.29B of the Queensland *State Development and Public Works Organisation Act 1971*. Environment Australia and the Queensland Department of State Development are jointly responsible for coordination of the EIS.

Examination of Supplementary Environmental Impact Statement

An Executive Summary of the EIS for the project is available from the Queensland Department of State Development by contacting Claire Single on telephone: (07) 3225 8322 or fax: (07) 3225 8282.

Submissions Invited

Written submissions on the Supplementary Environmental Impact Statement are invited from interested parties. Submissions will be accepted until the close of business on Friday 22 September 2000 and should be forwarded to:

Attention: Project Manager - Upstart Bay Aquaculture Project
Environment Assessment Branch
Environment Australia
GPO Box 787
Canberra ACT 2600
Phone: (02) 6274 2415
Fax: (02) 6274 1620
E-mail: cormac.farrell@ea.gov.au

Copies of all submissions will be forwarded to the proponent. Submissions may be faxed or e-mailed. Please type submissions in black ink on A4 paper.

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